FREEDOM OF INFORMATION AND PRIVACY ACTS

SUBJECT: WATERGATE

Bufile: 139-4089

Section 42, Serials 2563 to 2599



FEDERAL BUREAU OF INVESTIGATION

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WATERGATE

BURGLARY OF THE DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS 6/17/72

BUFILE: 139-4089

SECTION: 42

SERIALS 2563 TO 2599

PAGES REVIEWED: 145

PAGES RELEASED: 145

PAGES WITHHELD: 0

 To: SAC, Los Angeles (139-306)

8/10/73

From: Director, FBI (139-4089) - 2563

1- Mr. Nuzum

JAMES WALTER MC CORD, JR.
ET AL.
BURGLARY OF DEMOCRATIC
NATIONAL COMMITTEE HEADQUARTERS
6/17/73,
INTERCEPTION OF COMMUNICATIONS
OO: WFO

Enclosed for receiving offices are copies of a memorandum dated 8/7/73, from Henry S. Ruth, Jr., Deputy Special Prosecutor, WSPF, to the Director, captioned "Thomas V. Jones."

The enclosed memorandum requests the interviews on 8/13/73, of three vice-presidents of the Northrup Corporation. The requested investigation is to be conducted and promptly reported by cover airtel. The cover airtel and the first paragraph of the report or LHM containing the results of interviews (FD302s) is to make reference to the enclosed memo, its date and cuption.

A facsimile copy of the enclosed memo was forwarded to Los Angeles 8/9/73.

Enclosures (2)

1- WFO (139-166) (info) (enc.)

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ACCT'S AND FRAUD SEC. U. S DEPT OF JUSTICE

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DATE 7/9/86 BY 584 JRM/oms

GENERAL INVESTIGATIVE DIVISION

Live Side Contraction and Contraction of the Contra

This concerns request for investigation by the Special Prosecutor's Office involving Watergate.

Thomas Victor Jones, President and Chairman of the Board of Northrup Corporation,
Los Angeles, California, was interviewed 6/15/73 in the Watergate case regarding a \$100,000 contribution to the Committee to Re-elect the President (CRP). He advised he obtained the \$100,000 from a French fiancier and friend as a personal loan and submitted the contributions in the form of twenty \$5,000 checks payable to various CRP Committees. After contributions by three of the executives of Northrup Corporation, Jones contributed \$45,000 and three other executives contributed \$55,000 to make up the \$100,000.

Attached requests the interview of James Allen, James Wilson and F. W. Lloyd, Vice Presidents of Northrup Corporation concerning the circumstances of the loan, contributions and repayment of loan. These interviews are requested on 8/13/73, the same date Jones is to be interviewed by Special Prosecutor Cox's staff in Washington, D.C.

The requested investigation will be conducted.

RJP:pdh

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UNITED STATES GOVERNMENT

DEPARTMENT OF JUSTICE

Memorandum

: Clarence M. Kelley

8/7/73 DATE:

Director

Federal Bureau of Investigation

: Henry S. Ruth, Jr.

HSR: CR: mm1

Deputy Special Prosecutor

SUBJECT: Thomas V. Jones

This office has issued a subpoena duces tecum to Thomas Jones returnable before the grand jury in the District of Columbia on Monday, August 13, at THE PROPERTY OF :00 P.M.

医位征 经分价的 for the Re-election ne couest of Herbert Kalmbach in Jones has also been directed to prono jury all records in his r loar machty William

A subpoena duces tecum has also been issued for the Custodian of Records of the Northrup Corporation

It is requested that the Bureau, on August 13, conduct interviews of the three vice-presidents, James Allen, James Wilson, and F.W. Lloyd, with respect to the circumstances surrounding their contributions to the Nixon campaign. In particular, it should be determined from what source they obtained the funds with which to repay the loan made by Savy, when they repaid it, to whom they delivered the funds for repayment. In addition, they should be asked to describe the manner in which they were solicited to make the contribution, when that solicitation occurred; and whether they were given any indication that they would be reimbursed in any way for the expenditure of their personal funds. If possible, documentation of the individual expenditures should be obtained.

RELEIVER - F D :

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10: 8AC, Philagelphia (139-115)

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JAMES WALTER MC CORD, JR., ET AL. BURGLARY OF DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS, 6/17/72 INTERCEPTION OF COMMUNICATIONS

Enclosed for Philadelphia are two copies of a memorandum from Henry S. Ruth, Jr., Deputy Special Prosecutor, Watergate Special Prosecution Force, to the Director dated \$/8/73, together with two copies of FD-302 dated 6/11/73 showing the results of interview of Frank Carroll. Enclosed for WFO is one copy of above-mentioned memorandum.

Philadelphia should conduct the requested investigation promptly and report same immediately thereafter. Four copies of report or LHM should be forwarded to the Bureau. In the first paragraph of the LHM or the details of the report, specific reference should be made to the memorandum from Ruth, its date and caption.

As the Pederal grand jury in this matter has not yet convened, no subpoena for the bank records has been obtained. Should there be any difficulty in obtaining access to the records for review, immediately notify FBIRQ in order that a subpoena may be issued at the earliest possible time.

Please note the last paragraph of the enclosed memorandum requests that the investigation be completed as expeditiously as possible.

Enclosures (4)

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See the third page for serial 2564...

SEP 1 1 1973

FD-448 (10-28-71) URGENT Priority -Transmit attached by Facsimile - PLAINTEXT ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED 719180 BYSP4 IRALOR Date: 8/9/73 Time: Transmitted - 635PM Supervisor Ewing Layhew To: Los Angeles Attention: Sur From: Director, FBI Received - GLD Subject: JAMES WALTER MC CORD, ET AL. REC31 139-4089-2 Photograph Newspaper clipping ☐ Fingerprint Record 18 Departmental Memorandum Map | Fingerprint Photo ¥2 Other ☐ Artists Conception 12 AUG 16 1973 (4 min) EX (B,min)/ Special bandling instructions: ENCIPPAIRE 6-330 m Approved:

Clarence M. Kelley
Director
Federal Bureau of Investigation

Henry S. Ruth, Jr. Deputy Special Prosecutor WSPF

Thomas V. Jones

8/7/73

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This office has issued a subpoena duces tecumto Thomas Jones returnable before the grand jury in the District of Columbia on Monday, August 13, at 1:00 P.M.

or the goal Jury all records

A subpoena duces tocum has also been issued for the Custodian of Records of the Northrup Corporation to produce all records relating to payments to the three vice presidents and Jones.

It is requested that the Bureau, on August 13, conduct interviews of the three vice-presidents, ... James Allen, James Wilson, and F.W. Lloyd, with respect to the circumstances surrounding their contributions to the Nixon campaign. In particular, it should be determined from what source they obtained the funds with which to repay the loan made by Savy, when they repaid it, to whom they delivered the funds for repayment. In addition, they should be asked to describe the manner in which they were solicited to make the contribution, when that solicitation occurred, and whether they were given any indication that they would be reimbursed in any way for the expenditure of If possible, documentation of their personal funds. the individual expenditures should be obtained.

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ENCLOSURE

UNITED STATES GOVERNMENT

DEPARTMENT OF JUSTICE

DATE: August 8, 1973

Memorandum

Clarence M. Kelley

Director

Federal Bureau of Investigation

Henry S. Ruth, Jr.

Deputy Special Prosecutor

Watergate Special Prosecution Force

Lehigh Valley Cooperative Farmers, Inc. 18 U.S.C. 610

THALTEL ME CON

This is with reference to your reports previously provided to this office as part of the July 13, 1973 report titled "James McCord, et al.".

The report of interview with Francis X. Carroll dated June 11, 1973, indicates that Mr. Carroll explained the discrepancy between the \$32,000 provided to him by Lehigh Valley and the \$50,000 contributed to the Finance Committee by alleging that the balance was provided to him in cash by his mother Verna Carroll (now deceased). It is requested that the Bureau attempt to determine whether an executor or administrator of Mrs. Carroll's estate has been appointed and whether there are any records of that estate indicating the existence of such a transaction.

In this connection, it is requested that the Bureau determine at what banks Mrs. Carroll had accounts and whether the records of any of those banks reflect the transaction at issue. It should also be determined whether Mrs. Carroll had any stock accounts which could have been the source of the funds.

It would be appreciated if the above-requested investigation could be completed as expeditiously as possible in preparation for contemplated grand jury presentation of this matter

I BUREAU OF INVESTIGATION COMMUNICATIONS SECTION

AUG 0 0 1013

NROID MM PLATN 622PM NITEL 8/10/73 L.H.

TO DIRECTOR 139-4889

WASHINGTON FIELD 139-166

FROM MIAMI 139-328

2P

JAMES WALTER MC CORD, JR., AKA; FREDERICK CHENEY LA RUE, AKA; ET AL. BURGLARY, DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS, VASHINGTON, D.C., 6/17/72. IOC; OJ; PERJURY. 00: WFD.

RE MIAMI TEL 8/1/73 RE INTERVIEW OF MANUEL ARTIME REGARDI JACK ANDERSON ARTICLE IN "PARADE" MAGAZINE DATED 7/22/73.

AT THIS TIME ARTIME HAD FURNISHED TRAVEL RECORDS THROUGH AMERICAN EXPRESS EXPENDITURES TO ACCOUNT FOR HIS LOCATION AT MIAMI ON 1/11/73, THE EVENING OF THE MEETING AT ARLINGTON TOWERS. HE STATED HIS VISIT TO THE WASHINGTON, D.C., AREA WAS FOR A ONE DAY PERIOD AT THE BEGINNING OF THE TRIAL.

RECORDS EASTERN AIRLINES, MIAMI, REFLECT THAT ARTIME TRAVELED FROM MIAMI, FLA., TO WASHINGTON, D.C., ON MONDAY. 1/8/73, VIA EAL FLIGHT 190, WHICH LEFT MIAML 1:45 PM. AND ARRIVED WASHINGTON, D.C., 3:52 PM. ARTINE RETURN END PAGE ONE

AUG 16 1973

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53 AUG 17 1973

MM 139-328

PAGE TWO

FROM WASHINGTON, D.C., ON TUESDAY, 1/9/73, VIA EAL FLIGHT 175, WHICH LEFT WASHINGTON, D.C., 9:59 AM, AND ARRIVED MIAMI 12:11

PM. EAL RECORDS ALSO REFLECT THAT ARTIME TRAVELED FROM MIAMI

TO WASHINGTON, D.C., ON 1/19/73, VIA EAL FLIGHT 192F, AND

RETURNED ON 1/21/73, VIA EAL FLIGHT 177.

RECORDS NATIONAL AIRLINES, MIAMI, REFLECT THAT ON 2/1/73, ARTIME TRAVELED FROM MIAMI TO WASHINGTON, D.C., VIA NAL FLIGHT 102, AND RETURNED TO MIAMI ON 2/4/73, VIA NAL FLIGHT 109. END HOLD

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Approved:

Special Agent in Charge

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the following AIRTEL	(Type in plaintext or code)	
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	Re Bureau airtel 7/5/73. ALL INFORMAT: HEREIN IS UND DATE 7/9/90	CLASSIFIE
captioned	Enclosed for the Bureau are nine copies as above; enclosed for WFO are two copi	es of sau
following	Enclosed for Bureau are three copies of five photographs:	each of
premises, including	(1) Photograph of S&M Gulf Service Sta 200-05 Horace Harding Expressway, Queen telephone booth 212-225-9840.	tion, as, NY,
premises	(2) Photograph of ANTHONY ULASEWICZ in booth housing telephone 212-225-9840, I of S&M Gull Service Station, 200-05 Horay, Queens NY.	ocated or ce Hardin
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- (3) Photograph of group of three telephone booths in shopping lot at intersection of Horace Harding Expressway and Francis Lewis Boulevard, Queens, NY; center booth houses 212-229-9531; booth to right of center houses telephone 212-229-9585.
- (4) Photograph of ANTHONY ULASEWICZ in front of telephone booth 212-229-9585.
- (5) Photograph of ANTHONY ULASEWICZ pointing at telephone booth 212-229-9531 (center booth).



UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No.

New York, New York August 13, 1973

James Walter Mc Cord Jr.; Et Al; Burglary of Democratic National Committee Headquarters, June 17, 1972 Interception of Communications

Reference is made to the July 2, 1973 memorandum of James Vorenberg, Associate Special Prosecutor, to William D. Ruckelshaus, Acting Director, Federal Bureau of Investigation (FBI), concerning the subject, "Photographing of Telephone Booths Used by Kalbach and Ulasewicz".

Reference is made to the August 2, 1973 oral request of James Neal, Associate Special Prosecutor, to the Washington Field Office of the FBI, relating to safe deposit boxes leased by Anthony Ulasewicz.

The following investigation was conducted based on the above requests:

On August 7, 1973 Mr. William F. Mc Garty, Security Supervisor, New York Telephone Company, 100 Church Street, New York, New York, advised that his company does not maintain a record of long-distance telephone calls made from public telephones.

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 119180 BY 584 James DMS

ENCLOSURE

139-4089- 2568

James Walter Mc Cord Jr.; Et'Al

On July 6, 1973 and August 6, 1973 John Sutter. 50 Mineola Bouleyard. Mineola, New York (telephone 516-PI 7-5800), an attorney representing Anthony Ulasewicz, was contacted concerning the referenced July 2, 1973 request of Associate Special Prosecutor James Vorenberg. On August 6, 1973 Mr. Sutter advised that he had no objection to Special Agents of the FBI photographing Mr. Ulasewicz at the public telephone booths used by him to communicate with Herbert Kalmbach during the period from June 30, 1972 to September 28, 1972. He advised that he would instruct his client to cooperate fully with the FBI inasmuch as he had received indications from the Office of the Special Prosecutor that his client was being considered merely as a potential witness.

FEDERAL BUREAU OF INVESTIGATION

Date	8/10/73	

On August 7, 1973 ANTHONY T. ULASEWICZ, 53-16 195th Street, Flushing, New York, voluntarily consented to point out the public telephone booths in Queens, New York, which he used to communicate with HERBERT KALMBACH during the period from June 30, 1972 to September 28, 1972. He voluntarily agreed to pose for a photograph in front of each telephone booth in question. He advised that he was cooperating in the above fashion upon the advice of his attorney, JOHN SUTTER.

ULASEWICZ pointed out a telephone booth located in the northwest corner of the premises occupied by the S and M Gulf Service Station, 200-05 Horace Harding Expressway, Queens, New York. This service station is located on the northeast corner of the intersection of Francis Lewis. Boulevard and Horace Harding Expressway. The telephone booth housed telephone 212-225-9840.

ULASEWICZ pointed out a group of three connected telephone booths located in a shopping center parking lot at the northwest corner of the intersection of Horace Harding Expressway and Francis Lewis Boulevard. The group of three telephone booths is situated in the southeast corner of the parking lot approximately ten yards from the rear of the Blue Bay Diner; the address of the Blue Bay Diner is 58-50 Francis Lewis Boulevard.

ULASEWICZ advised that he used two of the three telephones located at the above shopping center parking lot. He pointed out the booth on the east end of this group of three booths as one which he utilized; this booth housed telephone 212-229-9585 and is closest to the rear of the Blue Bay Diner.

	8 17 172 and	•-	
On _	8/7/73 and 8/8/73 at Queens, New York	File # NY 139-301	
	SAS VINCENT A. ALVINO and		;
by	HOWARD R. LINSCOTT/vaa/ems	Date dictated8/10/73	

NY 139-301 2.

The other booth which he used was the center booth; this booth housed telephone 212-229-9531.

ULASEWICZ advised that the above three telephones were the only public telephones which he used to communicate with KALMBACH during the period June 30, 1972 to September 28, 1972. He advised that there were no public telephones used for this purpose during this period located in the vicinity of his residence at Hadley, New York.

Special Agent (SA) LINSCOTT photographed ULASEWICZ in front of the three public telephone booths used by him to communicate with KALMBACH. Photographs of the two general areas of the shopping center and the Gulf Service Station premises were taken.

ULASEWICZ advised that money he received from KALMBACH during the period from June 30, 1972 to September 28, 1972 was kept in two safe deposit boxes located at Jamaica Savings Bank, Fresh Meadows Office, 61-24 188th Street, Flushing, New York. On August 8, 1973 ULASEWICZ telephonically advised that he leased safe deposit box 705 from October 28, 1971 to July 5, 1972. From July 5, 1972 to the present he has leased safe deposit box 3031. Both safe deposit boxes were leased by him in his true name, ANTHONY T. ULASEWICZ.

FEDERAL BUREAU OF INVESTIGATION

	8/10/73
Date	

WALTER MALUNOWICZ, Assistant Manager, Jamaica Savings Bank, Fresh Meadows Office, 61-24 188th Street, Flushing, New York, was interviewed and he furnished the following information:

Records pertaining to the renting of a safe deposit box by an individual consist only of a safe deposit box leasing agreement and a power of attorney document. Access slips acknowledging admission to safe deposit boxes by the renter are maintained by the bank for one day and then destroyed. No record is kept of the dates on which the renter visited his safe deposit box.

To obtain safe deposit box records, a subpoena duces tecum should be directed to WILLIAM CUNNINGHAM, Manager, Jamaica Savings Bank, Fresh Meadows Office, 61-24 188th Street, Flushing, New York.

On	8/7/73 at _	Queens, New York	File #NY	139-301	
by	SA VINCENT A.	ALVINO/ems	Date dictated -	8/10/73	

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

UNITED STATES GOVERNMENT

DEPARTMENT OF JUSTICE

Memorandum

:Acting Director

Federal Bureau of Investigation

DATE: July 6, 1973

FROM

:Archibald Cox

Special Prosecutor

SUBJECT: Electronic Surveillance

James W. McCord, Jr. (AKA Edward J. Warren, Edward J. Martin) -#7 Winder Court Rockville, Maryland

The above-named individual is the subject of an indictment in the District of Columbia, involving violations of 18 U.S.C. 371 and 2511, 22 D. C. Code 1801, and 23 D. C. Code 543. The indictment alleges that the violations occurred on or about June 17, 1972.

Would you please supply us with electronic surveillance information pertaining to the above-named individual, following the form set forth in the Criminal Division memorandum to you dated April 16, 1969.

In addition, should your files reveal that above individual or any premises in which he had a proprietary interest were subjected to electronic surveillance, we would appreciate your furnishing Mr. Joseph J. Connolly, Assistant Special Prosecutor, 1425 K Street, N. W., Washington, D. C. with the following:

Logs disclosing the conversations of the defendant and logs of any of the premises in which the defendant is or was the owner, lesee, or licensee.

Any airtels which expand or summarize the portions of the logs disclosed unless fully reflected in the logs themselves.

8-20 JUL-9 197

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FROM: Domestic Intelligence General Investigative Special Investigative REQUEST FOR SEARCH OF SPECIAL INDICES Date of request Requesting Agent HARWOOD
Date of request Requesting Agent
2)
Please somplete following and return one copy to: ORGANIZEO CRIME Domestic Intelligence Section Domestic Intelligence General Investigative Special Investigative
Results of Criminal and Security Special Indices Search NAMES TO BE SEARCHED KNOWN ALIASES (attach separate sheet, if necessary)
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7/10/7

To: SACs, Baltimore - Enc.

Washington Field - Enc.

From: Director, FBIREC-15/39-4087-2569

ST-106

ELSUR

JAMES W. MC CORD, JR., aka

Edward J. Martin, Edward J. Warren

BUDED: 7/12/73

Enclosed for your office is one copy of a memorandum from the office of Mr. Archibald Cox, Special Prosecutor, Washington, D. C., dated 7/6/73, requesting electronic surveillance information in accordance with specific questions set forth in the enclosed memorandum.

Conduct check in order to answer specific questions in enclosed memorandum and Criminal Division memorandum, 4/16/69, furnished field 5/2/69. Key answers to correspond with questions A through F. If results reveal positive information, insure microphone sources monitoring individuals involved are identified to the Bureau.

Baltimore and Washington Field check captioned individual and his aliases.

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DIRECTOR

FROM BALTIMORE 92-126- SUB E

ELSUR, JAMES W. MC CORD. JR., AKA EDWARD J. MARTIN. EDWARD WARREN. BUDED 7-12-73.

RE BUREAU AIRTEL 7-10-73.

THE FOLLOWING IS KEYED TO CORRESPOND WITH QUESTIONS A THROUGH F AS REFLECTED IN DEPARTMENTAL MEMO OF 4-16-69 MADE AVAILABLE TO THE FIELD ON 5-2-69:

- A. MC CORD NEVER PRESENT AT NOR A PARTICIPANT IN CONVERSATIONS MONITORED BY BALTIMORE ELSURS.
- NO ELSURS EVER CONDUCTED BY BALTIMORE ON ANY PREMISES WHERE MC CORD WAS LEASEE, LICENSEE, OWNER OR WHERE HE HAD A PROPRIETARY INTEREST.
 - A. THROUGH F. NOT APPLICABLE.

MC CORD NEVER INVOLVED IN ANY LAWFUL ELECTRONIC SURVEILLANCE CONDUCTED BY BALTIMORE INCLUDING SUCH SURVEILLANCES WHERE ONE PARTY CONSENTED NOR WAS HE EVER SURVEILLED PURSUANT TO PUBLIC LAW 98-3

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

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July 17, 1973

Who was

Mr. William A. Harwood Federal Bureau of Investigation Room 1535 U. S. Department of Justice 9th & Pennsylvania Avenue Washington, D. C. 20530

Re: James W. McCord, Jr.

Dear Mr. Harwood:

Pursuant to our telephone conversation, this will confirm that we have requested that you advise us with respect to electronic surveillance of the following locations at which McCord Associates Incorporated had business offices:
(a) 414 Hungerford Drive, Rockville, Maryland; (b) Arlington Towers, 1011 Arlington Blvd., Arlington, Virginia. Please also advise us whether there was any electronic surveillance of telephone calls at the Israeli Embassy on September 21, 1972 and at the Chilean Embassy on October 10, 1972.

Very truly yours,

OSEPH J. CONNOLLY

ASSISTANT SPECIAL PROSECUTOR

ST-106

REC-15:

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DIRECTOR, FBI

SAC, ALEXANDRIA (139-18) (P)

ELSUR JAMES WALTER MC CORD, JR (BUDED: 7/23/73)

Re Bureau telephone call to Alexandria, 7/23/73.

Subject MC CORD, McCord Associates, Incorporated, 1011 Arlington Boulevard, Arlington. Virginia, has not been the subject of or overheard by ELSUR in the Alexandria Division under subject's name, business name, or address in Arlington, Virginia.

- Bureau - Alexandria (1 - 66-55 Sub A) CTA: 1mm (4)

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REC. 15:

Approved: _ 53AUG21 Special Agent in Charge

U.S.Government Printing Office: 19

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TO : DIRECTOR, FBI

FROM SAC, BALTIMORE (92-126) (Sub E)

SUBJECT: ELSUR O

JAMES W. MC CORD, JR., aka

Re Bureau telephone call to Baltimore, 7/23/73.

Baltimore has never conducted electronic surveillance involving either the subject or his firm known as McCord Associates located at 414 Hungerford Drive, Rockville, Maryland.

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1-Baltimore

MMW:rk

Special Agent in Charge

U.S.Government Printing Office: 1972 - 455-574

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UNITED STATES GOVERNMENT

Memorandum

DATE: July 19, 1973

- Mr. Gebhardt

Mr. Long - Mr. Nuzum

Mr. Callahan

JAMES WALTER MC CORD, JR.; ET AL BURGLARY OF DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS, 6/17/72 INTERCEPTION OF COMMUNICATIONS

Telephone Rm. _ Director Sec'y

Assoc, Dir. Asst. Dir.:

Admin.

This is to recommend incentive awards for stenographers Ann Marie Mack and Angela A. Taylor, and clerk Kevin P. Kaporch, of the General Investigative Division, to recognize their superior performance over the past six months in connection with the "Watergate" case. This case has been an extremely active one for over a year and, particularly for the past six months, has generated a tremendous volume of correspondence in connection with the investigation, the trial of the seven defendants, the confirmation hearings for former Acting Director Gray, as well as the preparation of two summaries for the Senate Committee on Presidential Compaign Activities (Ervin Committee).

Prior to 4/2/73 Miss Mack was assigned to the Accounting and Fraud Section and worked exclusively in handling correspondence generated by this case. She was required to work under time pressure, to transcribe innumerable informative memoranda and informative notes and communications to the field, as well as letters to Department officials. considerable personal sacrifice, willingly worked at irregular hours and on weekends for an extended period of time. Since 4/2/73 she has been assigned to the Front Office of the General Investigative Division working weekends as the secretary to the extra-duty supervisor and three days per week in the steno pool. During this time she has devoted virtually all her stenographic time, other than her weekend duty, to handling correspondence in captioned case and has willingly worked on her normal days off to complete vitally needed correspondence. A particular significant example of this is a 193 page summary of the investigation which the Attorney General instructed be prepared for furnishing to the aforementioned Ervin Committee. Her sustained above-average performance merits recognition.

CAN/1rk

SEE ADDENDUM ADMINISTRATIVE DIVISION PAGE 3

Enclosures Act 4 9 7522

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Memorandum to Mr. Gebhardt JAMES WALTER MC CORD, JR.

Miss Taylor, who is assigned to the Fraud and Bribery Unit, Accounting and Fraud Section, has also devoted extremely long hours in the handling of correspondence in this case. She has willingly, at great personal sacrifice, accepted assignments on weekends as well as early morning and late evening hours to assist in the preparation of material which was furnished to the Senate Judiciary Committee in connection with Mr. Gray's confirmation hearings, as well as preparation of innumerable memoranda, letters, and communications to the She also worked many long hours in the preparation of the investigative summary to the Ervin Committee, as well as in preparation of another summary furnished that committee which set forth the identity of all persons interviewed in the Watergate case. Her highly competent performance contributed materially to the successful completion of these summaries.

Clerk Kevin P. Kaporch is assigned to the Bankruptcy and Antitrust Unit and during the past six months has worked exclusively in handling the tremendous volume of correspondence generated by the Watergate case. He, too, has devoted long hours in the handling of his assignments and has willingly volunteered to work during early morning hours in this regard. He played an extremely important role in assembling the basic data necessary in the preparation of a computer listing of all of the persons interviewed in the Watergate investigation, which included the name of the person interviewed, the date, the place of interview, a brief statement of the purpose of the interview, and the serial and page in the particular FBI report setting forth the interview. This has been a very time consuming project requiring the utmost accuracy and expeditious handling. Mr. Kaporch performed this task in an outstanding manner. has continued to work in this regard to assemble necessary basic data which is regularly forwarded to the Computer Systems Division for updating the aforementioned summary. It is believed he richly merits recognition.

RECOMMENDATIONS

That incentive awards in an amount to be determined by the Administrative Division be given to stenographers Ann Marie Mack and Angela A. Taylor, and clerk Kevin P. Kaporch, in recognition of their superior performance over an extended period of time.

Some?

ADDENDUM OF ADMINISTRATIVE DIVISION.

Administrative Division concurs with recommendations of GID that incentive awards merited for the sustained above-average performances of stenographers Mack and Taylor and clerk Kaporch. GID notes that the highly competent performances of these employees has involved personal sacrifice which was willingly accepted. Files of these employees reviewed and no reason noted therein to preclude recommended recognition.

RECOMMENDATION:

That incentive award of \$100 each be afforded to stenographers Ann Marie Mack and Angela A. Taylor, and clerk Kevin P. Kaporch.

Appropriate letters attached. (?-9-73)

UNITED STATES GOVERNMENT

Memorandum

August 9, 1973

Mr. Clarence M. Kelley

Director

Federal Bureau of Investigation

Henry S. Ruth

Deputy Special Prosecutor

Watergate Special Prosecution Force

SUBJECT:

Investigative Reports

(I)

It has come to the attention of this office that the home of E. Howard Hunt may have been broken into on either December 7, 8, or 9, 1972. Hunt's home is located at 11120 River Road, Potomac, Maryland. Would the Bureau please check with the local Maryland police to ascertain whether a break-in had been reported at the Hunt address on one of the three above dates.

On July 2, 1973, the Bureau reported to this office that the Bureau's records do not disclose that John B. Anderson was the subject of an electronic surveillance by the FBI. Would the Bureau please check for any other FBI investigations of John B. Anderson and provide this office with a description of the purpose and scope of any such investigations.

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D See HHM to Cox, 8/14/73 just wino no 5/14/73 just.

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August 16, 1973

1- Mr. Henehan

JAMES WALTER MC CORD, JR., AND OTHERS BURGLARY OF DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS, JUNE 17, 1972 INTERCEPTION OF COMMUNICATIONS

This is in response to the memorandum of Henry S. Ruth, Deputy Special Prosecutor, dated August 9, 1973, which included an inquiry as to whether John B. Anderson was the subject of any FBI investigations.

A review of FBI files discloses that Congressman John B. Anderson (Republican of Illinois) was not the subject of any investigations conducted by the FBI.

It is noted the first paragraph of Mr. Ruth's memorandum requested an inquiry be made concerning a possible break in at the home of E. Howard Hunt. As soon as the result of that inquiry is received, you will be informed.

JEH:efg efg

 NOTE:	Original and one copy forwarded by 0-14 by Courier Service
 	to Special Prosecutor's Office this date.

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By Courier

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

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R. E. Long

JAMES WALTER MC CORD, JR.; ET AL BURGLARY OF DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS, 6/17/72 INTERCEPTION OF COMMUNICATIONS

DATE: August 14, 1973

1 - Mr. Callahan - Mr. Gebhardt

- Mr. Long

- Mr. McGowan

- Mr. Nuzum

Anat. Die.:

The 8/11/73 issue of "The Washington Post" contains an article on page A-1 captioned "Approval of Bugging Unresolved" (attached). The Director has requested advice concerning certain items contained in that article, which have been numbered to facilitate reference./

Harry Flemming, a former White House Aide and Nixon Campaign official, is stated to have been present along with Fred LaRue in late March, 1972, at the Key Biscayne, Florida, meetings during which Jeb Magruder said John Mitchell approved the Liddy intelligence gathering scheme which resulted in the Watergate The article notes that while Flemming was not involved in the Watergate affair, he had information that could have assisted the FBI investigation but he was not interviewed until May or June, 1973, and then was questioned only concerning the activities of Donald Segrettin and the "Gemstone" file.

39-4089-COMMENT: During the summer of 1972, we interviewed Magruder, Mitchell, Fred LaRue, and numerous other Committee to Reelect the President (CRP) and White House people concerning this case. At no time was the name Harry Flemming mentioned nor did his name come to our attention. Accordingly, he was not interviewed during the investigation of the McCord case. After McCord's 3/19/73 letter was made public by Judge Sirica, the massive cover-up of the bugging conspiracy came unraveled. The Assistant U.S. Attorneys (AUSAs) reconvened the Federal Grand Jury and began taking testimony.

pon request of AUSA Silbert our Miami office obtained information from the Key Biscayne Hotel which indicated that Magruder and Harry Flemming were at that hotel in late March and early April, 1972. Information emanating from the grand jury investigation after McCord's disclosures was being held on a very close "need to know" basis by the AUS 25,1973 the did not include furnishing full information to FBIHO

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Memorandum to Mr. Gebhardt RE: JAMES WALTER MC CORD, JR.

Investigation subsequent to that time was conducted strictly on the basis of requests from the AUSAs. No request for interview of Flemming was received.

On 5/1/73 an individual, who did not wish to be identified, advised SA William E. Baugh, Jr., of the Alexandria office, that the Weadon Printing Company, Alexandria, Virginia, was employed by CRP prior to the 1972 Presidential Election and a Mr. Fleming (phonetic) employed at that company directed operations and would have full knowledge of all transactions, which the caller said included the printing of literature of a defamatory nature relative to Senator Muskie and other Presidential candidates. This information was furnished by Alexandria to Washington Field office but at that time there was no request for investigation of political sabotage activities.

Subsequently, Special Prosecutor Cox by memorandum dated 5/30/73 requested a full and complete investigation of the activities of Donald Segretti. Alexandria received leads in connection with the Segretti matter and SA Baugh recalled the above mentioned allegation, which he brought to the attention Immediate instructions were issued in the Segretti of the Bureau. case for interview of appropriate personnel at Weadon Printing Company (which included Harry Flemming), concerning the printing of literature pertaining to Federal candidates. On 6/8/73 Flemming denied any knowledge of the printing of any defamatory literature for Segretti or any other source, and, further, stated that his firm did not print the "Gemstone" forms. At the time of this interview Flemming commented that he had been interviewed on 4/30/73 by AUSAs handling the Watergate prosecution to develop whatever knowledge he might have concerning the Watergate matter. However, he said they did not discuss anything having to do with Segretti with him.

2. The article states "The failure of the FBI to interview Flemming until this spring relates to a central issue being studied by the Senate Select Watergate committee-namely, the thoroughness of the federal investigation of the Watergate affair."

COMMENT: The fact that the FBI did not interview Flemming during the initial investigation of the break-in of the Democratic National Committee (DNC) Headquarters is certainly not indicative of a lack of a thorough investigation. If we never heard of the man we certainly could not interview him. There is no question that the investigation conducted was very detailed and was completely thorough in running out the crime which we were investigating.

Memorandum to Mr. Gebhardt RE: JAMES WALTER MC CORD, JR.

The fact is, had we not built a solid airtight case against the seven original defendants and convicted them, there could have been no break such as occurred after Judge Sirica started handing out maximum sentences, which caused McCord to have a complete change of heart and begin cooperating.

3. The article stated "Some of the Committee's witnesses, mainly former counsel to the President John W. Dean III, have testified that the FBI's and the prosecutors' investigations were deliberately restrained to cover up White House involvement in the Watergate affair."

COMMENT: The original Watergate investigation was a joint effort between the FBI and the USA's Office, but primary control rested with the FBI as the investigative agency. There was very close cooperation in this case and there was an interchange of information with the AUSAs on a daily basis to discuss investigative results achieved and possible leads developed to insure the Bureau and the USA's Office were not working in cross purposes as well as to assure there would not be duplication of effort. The leads which we desired to cover were covered, with the exception of two interviews of CIA people, which interviews, as it turned out, would have produced little, if any, useful information.

Our investigation undoubtedly was hampered by the requirement that Dean sit in on our interviews of White House people and that CRP attorneys sit in on interviews of CRP people. Information to the effect that Dean would sit in on White House interviews was passed along from the Acting Director's Office to Assistant Director Bates, to SAC Kunkel of Washington Field office, and, therefore, there was no alternative but to conduct interviews with Dean present. If Dean now says this was part of a deliberate effort to cover-up White House involvement, apparently he would be in a position to know.

4. The article states as an example of the efforts to cover-up White House involvement that "Robert Reisner, a campagin aide to Magruder, was not interviewed by the FBI until after the Senate committee let it be known last spring that Reisner was being called as a witness."

COMMENT: Reisner's name did not come to attention of Washington Field office during the investigation which was conducted at CRP Headquarters. Despite the numerous interviews (some 60 were conducted) of CRP people, including Mitchell, Magruder, Porter, Stans,

Memorandum to Mr. Gebhardt RE: JAMES WALTER MC CORD, JR.

Sloan, numerous secretaries, clerks, and security people, not one person mentioned the name Reisner nor did any of the people we interviewed admit to having seen any logs or memoranda of the type that Alfred Baldwin told us were prepared from the conversations he overheard as a result of the tap that McCord installed at DNC Headquarters. It is further noted that three CRP employees asked to be interviewed privately away from CRP and and without CRP attorneys being present. These interviews were quite lengthy in detail but did not produce any information about the bugging logs or memoranda. Reisner was not one of the employees of CRP that asked to be interviewed and since his name did not come up during the investigation he was not interviewed.

ACTION

For the Director's information.

1 /

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Of Bugging Unresolved

By John Hanrahan Washington Post Staff Writer

Special prosecutor Archihald Cox and his staff have been unable thus far to obtain testimony corroborating Zeb Stuart Magruder's allezation that John N. Mitchell approved the Watergate bugging plan at a meeting in late March, 1972.

According to documents received by The Washington Post, the special prosecu-or's office is still grappling with sharp conflicts in the testimony of four witnesses to meeting dates, the number of persons who atended the crucial meeting and whether or not a deci-Mon to go ahead with the ugging was actually made the meeting.
The issue is significant be-

cause it holds the key to one the major, unanswered evestions of the Watergate investigation to date: Is Litchell guilty of approving the bugging as Magruder falms, or is he innocent be-tause he specifically reected the bugging proposal, s he contends?

The documents obtained The Post are drafts of Internal memorandums ritten this week. The me-nos offer several possibili-tes as to how the bugging plans were approved in Key Biscayne in meetings on March 29-30, 1972, but at bresent, there is only one act from the four witnesses which is essentially undisputed."

That one undisputed fact, the memo notes, concerns how many meetings were held in late March, 1972, in Key Biscayne involving Harry Flemming, a former White House aide and Nixon campaign official; Frederick C. LaRue, a campaign aide; Mitchell, the former attorney general and canipaign director, and Magruder, Cormer White House aide and deputy campaign director. Regarding that point, the memo states:

"It would seem that there is more than sufficient evidence to conclude that Magruder, Mitchell and LaRue did meet on March 29, and that the three of them had a second meeting, attended by Flemming, on March 30."

All other allegations reparding the approval of the bugging plans, the memo indicates, are still in dispute.

One memo, written by assistant special prosecutor Kenneth S. Geller for the prosecutor's office files, perains to an interview he and Assistant special prosecutor Jill Volner had last Tuesday with Flemming and his attorney, Jerris Leonard. A later memo, from Geller to Miss Volner, concerns the varying versions of the Key Biscayne meetings.

The memos provide a more complete picture of Flemming's role in one of the Key Biscayne meetings than has heretofore been made public. They indicate that Flemming was not in-volved in the Watergate affair, but show that he had information that could have assisted the FBI investigation of the matter.

Yet, one memo notes that Flemming was not inter-viewed by the FBI until May or June of this year, almost a year after the June 17, 1972, break-in at Democratic National Committee headquarters at the Watergate.

Even at that, according to a source familiar with the investigation, Flemming was not asked by the FBI about the Key Biscayne meeting, but was questioned instead about the alleged political espionage and campaign sabotage activities of Donald H. Segretti and the "Gemstone" file, which contained information received: from wiretaps at the Democratic headquarters.

The failure of the FBI to interview Flemming until this spring relates to a central issue being studied by the Schate Select Watergate committee namely the moroughness of the tederal vestigation of the Waterwate affair.

Some of the committee's witnesses, mainly former counsel to the President John W. Dean III, have tes-ified that the FBI's and the prosecutors investigadons were deliberately re-trained to cover up White House involvement in the Watergate affair.

For example, Robert Reisner, a campaign side to Magruder, was not interviewed by the FBI until after the Senate committee let it be known last spring that Reisner was being called as a witness.

Reisner told the committee that he had seen docu-ments labeled "Gemstone" on Magruder's desk on more than one occasion. Just a week or two before the Watergate arrests, he said, Magruder handed him a "Gemstone" document that was to be put in a folder to be given to Mitchell.

The day of the arrests, he

said, Magruder told him to remove the "Gemstone" file from Magruder's desk and give it to Robert C. Odle Jr., administrative director of the Nixon campaign committee.

Magruder, Mitchell and LaRue gave conflicting versions of their meetings before the Senate Watergate committee. Magruder said Mitchell had approved the bugging plan in Key Bis-cayne. Mitchell testified he rejected the plan, telling Magruder:

"We don't need this, I am fired of hearing it, out, let's not discuss it any further."
Other testimony indicated the plan had been discussed at two previous meetings in Date Washington.)

LaRue quoted Mitchell as saying, following a discussion of the plan: "Well, Clurou plan this is not something that will have to be decided at this meeting." LaRue said this discussion took place after Flemming had been 'eased out" of the room.

Flemming has not testified before the Watergate committee, but in his interview with the special prosecutor's

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The Wall Street Journal
The National Observer
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ling said he does not recall being in any way maneuvered out of the room." Flemming, the memo said, stated that bugging or intelligence gathering was not discussed at the March 30 meeting and that he was present for the entire meeting, between 9 a.m. and 2 p.m., except "for one very brief occasion . . when he went to the bathroom."

The memo notes that in his testimony Mitchell did not mention Flemming being present for the meeting with Magruder and LaRue. Instead, Mitchell said he met with Flemming either the day before or the day after the meeting with Magruder and LaRue, the memo pays.

Magruder, the memo notes, also never testified about Flemming being present for the crucial meeting. The memo indicates, however, that Magruder has since altered his testimony lightly. In his July 25 interview with the prosecutor's staff, the memo notes, "Magruder for the first time recalled that 'when the time came to consider, LaRue eased Fleming (sic) out.'"

In his interview with the prosecutor's staff this week, the memo says, Flemming also recounted a discussion he had with Magruder during dinner in Key Biscayne.

The memo says Flemming recalled that Magruder "mentioned something about the presentation to Mitchell of a project to get information from the DNC (Democratic National Committee). Flemming is certain that Magruder did not say that Mitchell had already approved the project."

The memo also says Flemming told Cox's staff that he approached Robert C. Mardian, former assistant attorney general and a Nixon campaign aide, on June 20, three days after the breakin, when "he (Flemming) relized that Magruder's off-hand comment to him" about the DNC project "might have some importance."

The memo states in that regard:

"On that day, Flemming rent into Mardian's office ind said, Bob, I want to talk to you about the breakin.' Mardian's response was to ask Flemming for a quarter. Flemming complied, and then Mardian said, 'You've fust retained me.' Flemming then told Mardian of Magruder's dinner remark, and asked what he (Flemming) hould do if the FBI was to Interview him, which he expected. Mardian told Flemming to tell the FBI the truth, but that it would be his (Flemming's) word gainst Magruder's. As it turned out, the FBI did not Interview him until May or June of 1973."

One source close to the inrestigation said that Mardin's asking Flemming for a quarter could be interpreted of their as Mardian wanting to help Flemming by establishing a lawyer-client priviege, or as Mardian wanting o protect himself and othirs as part of the Watergate cover-up.

The matter of a nominal retainer came up during a court hearing earlier this year. The prosecutor at the time told the court that G. Gordon Liddy, a Nixon campaign aide, had tried to retain a Los Angeles lawyer for \$1 just after the Watergate arrests and had also made an approach to Mardian. Liddy was one of seven persons convicted last January in the break-in and bugging.

Chief U.S. District Court Judge John J. Sirica subsequently ordered Mardian to testify before the Watergate grand jury regarding his contact with Liddy.

In his testimony before the Senate Watergate committee, Mardian said he had told Liddy he could not be Liddy's lawyer because he already represented the Committee for the Re-election of the President. Mardian said he nevertheless assured Liddy that the conversation would be kept confidential.

It had not been previously disclosed that Flemming retained" Mardian as his attorney after the Water-late arrests.

According to one of the nemos obtained by The Post, Flemming also saw Magruder a few days after the Watergate arrests.

"Magruder," the memo states, "appeared to Flemming to be perhaps a little nervous but not overly concerned. Flemming personally suspected Magruder's involvement to some degree in the break-in, and said that as soon as he heard about the break-in and saw who had been captured, he knew that there had to have been more people involved.

"Flemming's supposition is that any discussion about bugging which took place at Key Biscayne occurred before he arrived....

Mirtel

SAC, Baltimore (139-148)

Director, FBI (139-4089)

JAMES WALTER MC CORD, JR., ET AL. BURGLARY OF DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS, 6-17-72 INTERCEPTION OF COMMUNICATIONS

1 - Mr. Henehan

Enclosed for receiving offices is a copy of a memorandum from Henry S. Ruth, Deputy Special Prosecutor, Watergate Special Prosecution Force, dated 8-9-73.

Baltimore should conduct the investigation requested in the first paragraph with regard to the alleged burglary of the home of E. Howard Hunt. This investigation should be handled promptly and four copies of a report or LHM should be forwarded to the Bureau. In the first paragraph of the LHM or the details of the report, specific reference should be made to the memorandum from Ruth to aid the Special Prosecutor's Office in identifying completed investigation.

Should it be determined that Hunt's residence was burglarized, complete details should be obtained including whether or not any physical evidence is available If latent fingerprints are available, they should be forwarded to the Identification Division with instructions that they be compared with the prints of Anthony Ulasewicz and John Caulfield.

Baltimore and WPO need not conduct any investigation with regard to the request in paragraph two concerning John B. Anderson which will be handled by the Bureau.

Enclosure

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Mr. Clarence M. Kelley Director Federal Bureau of Investigation

August 9, 1973

Henry S. Ruth
Deputy Special Prosecutor
Watergate Special Prosecution Force

Investigative Reports

It has come to the attention of this office that the home of E. Howard Hunt may have been broken into on either December 7, 8, or 9, 1972. Hunt's home is located at 11120 River Road, Potomac, Maryland. Would the Bureau please check with the local Maryland police to ascertain whether a break-in had been reported at the Hunt address on one of the three above dates.

On July 2, 1973, the Bureau reported to this office that the Bureau's records do not disclose that John B. Anderson was the subject of an electronic surveillance by the FBI. Would the Bureau please check for any other FBI investigations of John B. Anderson and provide this office with a description of the purpose and scope of any such investigations.

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August 9, 1973

MEMORANDUM FOR MR. CALLAHAN MR. MILLER MR. DOWERS

RE: REQUEST FOR INFORMATION FROM FBI FILES BY SENATOR LOWELL P. WEICKER, JR.

iain Card

On August 9, 1973, I phoned Senator Weicker at his office in Connecticut. I informed him that the Attorney General would be visiting him in Senator Weicker's office in the near future to talk over the matter which we have previously discussed. I informed him that I had in my conversations with the Attorney General informed him of the feeling of the Senator and that there was need to arrive at some sort of an equitable solution. I further advised him that David Bowers of our office would in all probability be accompanying the Attorney General.

Senator Weicker said then that the problem basically is that he would like to find out what type of service former Assistant Attorney General Robert Mardian had requested of the Bureau. He described this as an effort to determine what was requested which could be described as "beyond the pale." He informed me he does not want to rifle through our files but just wants to have the Mardian possibility explored. Senator V eicker then related that in order to get at this phase of the inquiry, former Assistant to the Director William C. Sullivan had said the best answer is to go through the files. The Senator at this point said he realized this could be a tremendous task, but again he hoped that we could set the criteria as reasonable and honorable men could do in talking together. I got the definite impression he was not conciliating, but did want to pursue a certain line of inquiry and felt he could be assisted by us if we set our sights on this purpose.

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COMMUNICATIONS SECTION

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4 535 PM URGENT 8-20-73 WWC

TO DIRECTOR (139-4089)

ALEXANDRIA (139-18)

FROM WASHINGTON FIELD

139-166

ONE PAGE

JAMES WALTER MC CORD, JR., ETAL; BURGLARY, DEMOCRATIC HATIONAL MCOMMITTEE HEADQUARTERS, WDC 6/17/72. IOC 0J. PERJURY.

THIS AFTERNOON, ASSISTANT PROSECUTOR OF THE WATERGATE INVESTIGATION TEAM, JAMES NEAL, TELEPHONICALLY CONTACTED WFO

AND REQUESTED CHECK BE MADE

PREGLEJ IS FOREMAN OF ORIGINAL FEDERAL GRAND JURY AND SPECIAL PROSECUTOR'S OFFICE HAS RECEIVED INQUIRIES FROM PRESS INDICATING PREGLEJ WAS ONCE USED BY CIA. NEAL ADVISED PREGLEJ DENIES THIS ALLEGATION. PREGLEJ IS DEEPLY CONCERNED OVER REMARKS SINCE HE DOES HAVE FAMILY IN YUGOSLAVIA. PREGLEJ IS EMPLOYED AS ECONOMIST AT LIBRARY OF CONGRESS; HEREC

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TO DIRECTOR (139-4089)

WASHINGTON FIELD

FROM ALEXANDRIA (139-18) (P) 1P

JAMES WALTER MC CORD, JR., ETAL; BURGLARY, DEMOCRATIC NATIONAL COM-MITTEE HEADQUARTERS, WDC, 6/17/72. IOC. OJ. PERJURY. 00:WFO.

RE WFO TELETYPE. 8/20/73.

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TELETY

TO DIRECTOR, FBI (139-4089)

LOS ANGELES (139-306)

MIAMI (139-328)

IOC; OJ; PERJURY

FROM WASHINGTON FIELD (139-166) P ONE PAGE

Lester

JAMES WALTER MC CORD, JR., AKA; FREDERICK CHENEY LA RUE, ETAL; Director Sec'y __
BURGLARY, DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS, WDC, 6-17-72.

RE LA TEL 7-25-73.

JAMES NEAL, WATERGATE PROSECUTOR HANDLING CAPTIONED MATTER REQUESTED FOLLOWING ITEMS BE ASCERTAINED:

LOS ANGELES.

DETERMINE DAY RATE FOR TEL CALL MADE FROM NEWPORTER INN, TO WESTERN WHITE HOUSE. RATE PLUS STATE AND FEDERAL TAX FOR THREE MINUTE CALL, ON 7-6-72.

MIAMI IS REQUESTED TO CONTACT BOTH NATIONAL AND EASTERN AIRLINES OFFICES TO DETERMINE IF A TICKET COULD BE LOCATED REFLECTING

JEB S. MAGRUDER FLEW FROM WDC TO MIAMI AND RETURN ON APRIL 1 AND

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Assoc. Dir. . Asst. Dir.:

Admin.

Comp. Syst

- Mr. E. S. Miller - Mr. R. E. Gebhardt 1 - Mr. J. A. Mintz

The Attorney General

August 23, 1973

Director, FBI

1 - Mr. F. S. Putman (Attention: Mr. J. R. Hagy)

1 - Mr. V. H. Nasca

JAMES WALTER MC CORD, JR., AND OTHERS INTERCEPTION OF COMMUNICATIONS



Attached are a copy of a letter dated August 13, 1973, received from Daniel B. Schultz of Schultz and Overby, Washington, D. C., which firm is representing Bernard L. Barker, Eugenio Martinez, Frank A. Sturgis and Virgilio Gonzalez who are subjects in the captioned matter and a copy of our reply dated August 23, 1973.

Schultz in his letter requests that the files of this Bureau be searched for documentation, if it exists, of the past activities of his clients.

With reference to data sought by Schultz, FBI Headquarters files contain following: N

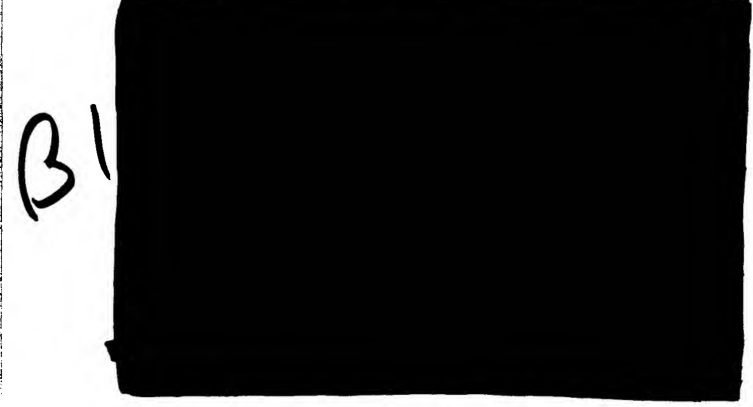
FRANK A. STURGIS

Sturgi: was involved in pro-Castro activities in the United States in 1958. After Castro's takeover of the Cuban Government in January, 1959, he accepted positions in the Castro regime. In June, 1959, he defected from the Castro regime; has since been periodically involved in militant and illegal anti-Castro activities in the United States; and is considered a soldier of fortune. 4

MAILED 3 VHN: emi Aug 24 (10)AUG 2 4 1973 A-FBI PAGE THREE x_{ron} Date of Dec XEROX AUC 27 1973 MAE BAUG 31 1973 ETYPE UNIT [

CONFICENTIAL

The Attorney General



No information pertinent to Schultz' request was located in our files with respect to Eugenio Martines and Virgilio Conzalez.

Special Prosecutor This is for your information. Archibald Cox is being separately advised. 4

Considerable information concerning Sturgis* involvement in militant and illegal pro-and anti-Castro activities has previously been furnished to the Department.

Enclosures - 2

- The Deputy Attorney General (Enclosures - 2)
- Assistant Attorney General (Enclosures 2) Criminal Division





The Attorney General

NOTE:

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See memorandum F. S. Putman to Mr. E. S. Miller, dated 8/22/73, captioned "James Walter Mc Cord, Jr., And Others, Interception of Communications," prepared by VHN:emj.



UNITED STATES GOVERNMENT

DEPARTMENT OF JUSTICE

Memorandum

Clarence Kelley, Director

Federal Bureau of Investigation

DATE: August 9, 1973

: Henry Ruth

Deputy Special Prosecutor

SUBJECT: Request for Investigation

James McCord received a telegram (copy enclosed) from a Richard Moore on March 31, 1973, asking McCord to contact Moore. McCord has told us that he never did. We would like to have Moore questioned to learn his identity and the subject matter of his attempt to reach McCord.

Thank you very much.

enclosure

WFO cc:

Att: Agent Lano Leve set out by WFO IT, 8/8/13

ENCLOSURE

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PMS

JAMES MCCORD, DLR

DEAR MR MCCORD, COULD YOU PLEASE CALL ME 255745 RICHARD MOORE

OF BOSTON URGENT ...

RICHARD MOORE THEY

139-4017-2583

ENCLOSURE,

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t.	FROM :	SAC, SPRINGFIELD (139-66) (RUC)	1.
'	SUBJECT:	JAMES WALTER MC CORD, JR.,	
		Aka; ET AL	1 .
		BURGLARY OF DEMOCRATIC	S. W
	٠	PARTY NATIONAL HEADQUARTERS, WASHINGTON, D. C.	/~\ \
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i i		Re Chiago airtel to Bureau dated 8/1/73.	
		Enclosed herewith are four copies of a report	
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FEDERAL BUREAU OF INVESTIGATION

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UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

2 - USA, Washington, D. C.

Report of:

SA RICHARD A. MC CAULEY

Springfield Office:

Date:

August 9, 1973

Field Office File #:

SI 139-66

Bureau File #:

139-4089

Title:

JAMES WALTER MC CORD, JR.;

ET AL;

BURGLARY OF DEMOCRATIC NATIONAL HEADQUARTERS.

WASHINGTON, D. C. June 17, 1972

Character:

INTERCEPTION OF COMMUNICATIONS; OBSTRUCTION OF

JUSTICE; PERJURY

Synopsis:

FREDERICK H. BIRD, JR. remembers conversation with HARRY DENT in Sun Valley, Idaho on or about 12/15/70 but did not recall any specific statements made concerning Congressman JOHN B. ANDERSON (R-Illinois).

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DETAILS:

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FEDERAL BUREAU OF INVESTIGATION

Date of transcription____8/9/73

FREDERICK B. BIRD, JR., 44 East Hazel Dell.

Springfield, Illinois, was advised of the identities of the interviewing Agents and furnished the following information:

BIRD advised that he was press secretary to ex-Illinois Governor RICHARD OGILVIE in 1970 when he had occasion to attend a Republican Governors' Conference in Sun Valley, Idaho on or about December 15, 1970. BIRD advised that he attended this meeting with another individual from Illinois, JIN MACK, who was working in the OGILVIE administration.

BIRD stated that he met HARRY DENT at a dinner at this conference and ate at a table in a small antercom off the main dining floor with DENT and MACK. BIRD could not recall whether DENT was seated beside him or across the table from him. BIRD recalled that they had a pleasant social conversation during this dinner, but stated that he could recall no specific mention of anything concerning Congressman JOHN B. ANDERSON (R-Illinois). BIRD stated that if DENT had said anything derogatory concerning ANDERSON, he, BIRD, would have "perked up" inasmuch as ANDERSON had a good reputation and he felt that ANDERSON should have been appointed by Governor OGILVIE to fill the vacant Illinois United States Senate position instead of SMITH.

cerning a race for chairmanship of the House Republican Conference between ANDERSON and DEVINE and stated that he did not even know DEVINE. BIRD stated that he felt that he should have cultivated DENT a little more closely than he did because of DENT's alleged high position in National politics. However, BIRD stated that he believed DENT attempted to convey the impression that he knew more about high level politics than he actually did know, and BIRD stated that he got the impression that DENT was not as high in the political scene as he tried to make everyone think he was....BIRD stated that it struck him as strange for someone of DENT's supposed influence to be sitting in the small anteroom with him during a dinner of that magnitude.

BIRD further advised that he has not had any occasion to meet or talk with DENT since that conference, and specifically

nterviewed on 8/8/73 of Springfield, Illinois File # SI 139-66

SA CHARLES W. GREGORY

SA RICHARD A. MC CAULEY

RAM/mk1_Date dictated___8/9/73

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#I 139-66

stated that he did not recall any mention made by DENT or anyone else concerning ANDERSON possibly having marital difficulties. BIRD further stated that even if DENT Had made the statement that ANDERSON or anyone else was having marital difficulties, this would not have even registered on him inasmuch as this information would have had no bearing on any political activity in which BIRD had an interest.

BIRD Stated several times during the conversation that he believed had DENT made any specific derogatory remarks concerning ANDERSON, he would have recalled them.

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NITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION Washington, D. C. 20535
August 16, 1973

rue No.

POSSIBLE WIRETAPPING OF THE TELEPHONE OF CONGRESSMAN JOHN B. ANDERSON POSSIBLE INTERCEPTION OF COMMUNICATION

As you were advised by a previous communication dated July 27, 1973, additional investigation was being conducted regarding the captioned allegation. The results of that investigation are now set forth.

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency. It and its contents are not to be distributed outside your agency.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 7/9/80 BY SP 4 JRm | DMS

139-4019-2586

FEDERAL BUREAU OF INVESTIGATION

Date of transcription 7/26/73

1

Mr. JUDAN C. SCHEER, Executive Assistant to Senator JAVITS of New York was interviewed at the Old Senate Office Building, Constitution and Delaware Streets, N. E., Washington, D. C. (WDC), by Federal Bureau of Investigation (FBI) agents who identified themselves. They edviced SCHEER of the purpose of the interview.

SOMMER advised that he is temporarily in WDC for a few days with Senator JAVITS. He resides at 60 East 9th Street, New York City, telephone number OR 4-8239. His office address is 110 East 45th Street, New York City, telephone number 867-7777.

HOWARD MOFFETT to Congressman JOHN ANDERSON of Illinois, December 16, 1970. This memorangus concerned a telephone conversation between SOFFER and MOFFETT. The conversation was about statements made by MARRY DENT of the White House to FRED BIRD, Press Secretary to Illinois Governor GILVIE.

SOMMER advised the memorandum was accurate in Tablarding the conversation he had with MOFFETT.

SCHMER said he had attended a Republican Governor's conference in Sun Valley, Idaho, in December, 1970. At this time, he was employed as the private assistant to J. ERVIN CHILLER, Chairman of the Board of Cusmings Engine Company. SCHMER said he was involved in making political contributions to the Republican Party. He said part of his duties was to cover all the Republican erganizational meetings.

SOMMER said that on December 15, 1970, he attended a dinner which was concluding the Republican Governor's conference in Sun Valley, Idaho. At this time, he was sitting across the table from HARRY DENT and FRED BIRD. He said DENT and BIRD were discussing the race for Conference Chairman.

Interviewed on 7/25/73 of Washington, D. C. File * WFO 139-166

SAS ROBERT S. TITTLE and

RST:15

Date dictated

7/25/73

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WPO 139-166

DENT told BIRD that he was watching the fight between Congressman ANDERSON and Congressman DEVINE very carefully. DENT told BIRD that, "One of the factors in the thing is that apparently ANDERSON is having marital difficulties."

9019ER said at that time it was obvious to everyone that DENT was against Congressman ANDERSON. In SCHEER's opinion, this was because ANDERSON was very liberal and DENT wanted a man who was conservative such as Congressman DEVIME.

As SCHMER was a personal friend of HOWARD MOFFETT who is on the staff of Congressman ANDERSON, and SCHMER favored many of Congressman ANDERSON's liberal view points, he called MOFFETT the next morning, December 16, 1970, and informed him of the conversation which had taken place between DEHT and BIRD.

SOMMER had no idea how DENT had received any information concerning marital difficulties experienced by Congressman ANDERSON.

SCHOKER said he was later informed by MOFFETT that Congressman ANDERSON had called DENT regarding this matter.

FEDERAL BUREAU OF INVESTIGATION

Date of transcrip

Date of transcription August 6, 197

HARRY S. MENT, Attorney at Law, 1414 Lady Street, and former Presidential Aide at the White House, Washington, D. C., was contacted at his office at which time he was advised of the purpose of this interview and also of the identities of the interviewing Agents. It was explained to Mr. DENT that in December, 1970, at a dinner at the Republican Governors Conference in Sun Valley, Idaho, he allegedly was talking with FRED BYRD, Illinois Governor OGILVIE'S Press Secretary, and during this conversation, he allegedly discussed the race for the conference chairman. DENT was alleged to have stated that he was watching the fight between Congressman JOHN B. ANDERSON of Illinois and SAM DEVINE, and DENT allegedly told BYRD that "one of the factors in the thing is that apparently ANDERSON is having marital difficulties." was asked to comment on this situation. DENT advised that he recalls this conference in Sun Valley; however, he does not recall FRED BYRD and does not know FRED BYRD. He also recalls that shortly after this conference he was in his office at the White House and heard that Congressman ANDERSON was angry with him for having made a statement that he, ANDERSON, and his wife were having marital problems. DENT advised that as soon as he saw ANDERSON after that he went to him and told Congressman ANDERSON that this whole story certainly was in error, that he had no kowledge of any marital difficulties with ANDERSON, and in fact knew nothing about ANDERSON'S personal life.

DENT also stated that since that conversation with ANDERSON he often wondered why this was brought up and felt that someone must have attributed to him the words of someone else because he hardly knows Congressman ANDERSON and certainly has never heard anything concerning his marital life.

DENT also advised that he did not see the significance of the above statement concerning ANDERSON'S marital situation in connection with the burglary of the Democratic National Committee Headquarters in Washington, D. C., but that if there was any suggestion that ANDERSON'S telephone was "bugged" then he could completely deny any such allegations because it was simply not so.

Interviewed on_	8/6/73	columbia,	s. c.	-File # - CO - 139-50
	FREDERICK H.		Date dictated_	-8/6/73

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BA 139-148 Figurale 1



The following investigation was conducted at Montgomery County, Maryland by SA FELICE M. MUOLLO:

On August 3, 1973, FRED C. SMITH, Security Representative, Chesapeake and Potomac Telephone Company of Maryland, (C&P) Wheaton Plaza Office Building, Wheaton, Maryland, advised that service records would have been destroyed after six months following discontinued service on a particular telephone number.

SMITH stated that on June 15, 1973, inquiry was made by HERB ROUSE, C&P Telephone Company, Baltimore, Maryland, regarding this same matter and all records were checked by him (SMITH) with no records to be located.

SMITH further advised that if "wiretapping" a telephone were evident, a wiretap device would not be installed from the telephone pole itself, nor would a clicking noise be evident on the telephone of the party allegedly being tapped.

He was unable to locate any service record for telephone number 654-0909 subscribed to by JOHN B. ANDERSON.



FEDERAL BUREAU OF INVESTIGATION

7/26/73

Mr. HOWARD MOFFETT was interviewed at his place of employment, Sidley and Austin, 1156 15th Street, Northwest, Washington, D. C., telephone number 833-8606, by FBI Agents who identified themselves and stated the purpose of the interview.

MOFFETT advised he is a law student at the University of California at Berkeley. MOFFETT is only working in the D. C. area for the summer. His permanent home address is 800 Arlington Avenue. Berkeley. California, telephone number 415-527-7806.

From July, 1969, until July of 1972, MOFFETT was employed as an aide in the office of Republican Congressman JOHN B. ANDERSON from the State of Illinois.

MOFFETT was shown a copy of a memorandum written by him, MOFFETT, to Congressman ANDERSON on December 16, 1970, regarding accusations made by HARRY DENT regarding Congressman ANDERSON. MOFFETT said he had written the memorandum.

MOFFETT said that on December 16, 1970, he received a telephone call from a friend of his, JUDAH SOMMER. SOMMER was calling from Sun Valley, Idaho, where he was attending a Republican Governors Conference. At this time SOMMER told MOFFETT he had overheard a conversation between HARRY DENT, of the White House, and FRED BIRD, Illinois Governor OGILVIE's Press Secretary. The topic of the conversation was the race for conference chairman. SOMMER told MOFFETT that DENT had told Mr. BIRD that he was watching the race between Congressman ANDERSON and Congressman DEVINE very carefully. SOMMER then told MOFFETT that DENT specifically said to BIRD that one of the factors in the race is that apparently Congressman ANDERSON is having marital difficulties.

MOFFETT further advised that essentially the same information came from the office of Congressman PAUL N. MC CLOSKEY, a Republican from California.

MOFFETT said at the time of this phone call Congressman ANDERSON was in a race with Congressman DEVINE for the job of conference chairman. MOFFETT was of the opinion that the White House favored DEVINE as he was a more conservative senator. MOFFETT said

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WFO 139-166

that to his knowledge DENT handled the lisison with the Papublican "Regulars". He explained this is a group of conservative Republicans. MOFFETT said that to his knowledge DENT met with the "Regulars" once or twice a month.

MOFFETT said Congressman ANDERSON called DENT regarding DENT's statement made in Idaho. At this time Congressman ANDERSON told DENT to watch his tongue. Congressman ANDERSON informed MOFFETT that DENT denied he made the statement and was very apologetic. MOFFETT said the subject never came up again in ANDERSON's office. MOFFETT advised that he and SOMMER are good friends and this is the reason that SOMMER called him regarding this statement made by DENT.

MOFFETT said some of the members on ANDERSON's staff made jokes about the phones being tapped. However, he said these were only jokes and were not taken seriously.

MOFFETT said he had never heard directly or indirectly that ANDERSON was having any marital difficulties. He is certain ANDERSON was not having any marital problems.

1 emorandum

The Director

DATE: 8/13/73

J. E. Herington

WATERGATE

James mound

This morning at approximately 10 a.m. former Assistan to the Director Deke DeLoach called me and said that he had been contacted by Dan Thomasson of Scripps-Howard here in Washington, who said that he was part of a three-man investigating team made up of himself, a representative from the "Chicago Tribune" and a representative of Hearst Publications. DeLoach said they wanted to talk to him about the alleged use of the FBI for political purposes by the Johnson Administration. DeLoach said that although he hesitated to do so, he scheduled an appointment with them for 2 p.m. this afternoon. At 4:15 p.m. DeLoach called me again and said that he had talked to the three representatives in his office for about 25 minutes. He said he did not recall the names of the representatives of the "Chicago Tribune" or N Hearst Publications.

DeLoach said they began the conversation by claiming that they knew that former Assistant to the Director William C. Sullivan had given John Dean memoranda he had typed himself alleging FBI political assistance to the Johnson Administration and that these memoranda had been turned over to the Ervin Committee. The reporters claimed that they had not seen copies of the memoranda. DeLoach said that although they made this -disclaimer their line of questioning tended to indicate they knew what was in the memoranda and he did not know whether they had obtained this information from Sullivan, Dean or possibly former SA Harold P. Leinbaugh who now works in the White House or from some other source.

The reporters wanted to know if DeLoach had headed up a task force of FBI representatives at the Democratic National Convention in 1963 and he told them that he had gone to the Convention and that his purpose there was to assist in connection with Presidential security, working in conjunction: with the Secret Service. In response to questioning he told them we had not usurped the work of the Secret Service but had been an adjunct to them in

1 - Mr. Gebhardt

1 - Mr. Miller

1 - Mr. Herington

(CONTINUED-OVER) US 16 1973 -

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ALL INFORMATION CONTAINED

Z AUG 15 1973

Herington to Director memorandum

Re: Watergate

furnishing security-type information, and in response to another question denied that any wiretapping or bugging had been used. They asked him why he had a private line from the White House and told them quite frankly that the President had tried to call him one evening and his daughter had been on the line for 18 1/2 minutes and the President ordered a private line be put in at once, which was done. He told them that his contacts with the President were as an official of the FBI who had the liaison responsibility with the White House and that most of his conversations with President Johnson involved civil disturbances, the progress of investigations regarding White House appointments and other official matters. He told them that he was not a social acquaintance of President Johnson, had not been invited to his daughters' weddings, and that his relationship was in connection with official business. He denied that any request had ever been made for assistance for political purposes and told them that if such a request had been made, Mr. Hoover and he also would have resigned.

They asked his affiliation with Nixon, Ehrlichman and Haldeman and he replied that he had met Ehrlichman once but had never met Haldeman He told them that as far as he knew Nixon had never requested the FBI to do any FBI/spying. They asked him if Sullivan had taken the wiretap records of the 17 individuals that ended up in the Ehrlichman safe from the Director's safe and DeLoach replied that he didn't know where Sullivan had obtained the records from. DeLoach told them that he knew nothing whatsoever about the 17 wiretaps.

They asked him specifically if he could comment on Sullivan's allegations claiming President Johnson had used the FBI for political purposes and he told them that the allegations were not true.

They asked him about his work for Nixon's last Presidential campaign and he told them of several activities he was involved in. *

DeLoach noted that Scripps-Howard, Hearst Publications and the "Chicago Tribune" have all been strong Nixon supporters. He did not know how they got put on to this line of questioning but he felt the purpose of their inquiries was to try to take some of the heat off the Nixon Administration by alleging other Administrations had also used the FBI politically.

RECOMMENDATION

For information.

USC

Hall

*He raised funds for Republican National Committee by selling advertising and served on 2 or 3 committees to organize businessmen for Nixon.

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	Date:	8/16/73	
insmit the following in	(Type in plaintext or co	de)	=
AIRTEL	(a) pe un perment en ee	-•-	
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To: DIRECTOR, FBI	(139-4089)		-L
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JAMES WALTER McCORD, JR FREDERICK CHENEY LA RUE Burglary, Democratic Nat Committee Headquarters,	, aka; ETAL;		<i>+</i>
Washington, D. C., 6/17/72 IOC; OJ; PERJURY			6 /
(00:WF0)		C	٠
Re Cleveland a	airtel to Bureau,	7/26/73.	
Enclosed for t copies of an LHM caption	the Bureau are the	e original and	four
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Approved:

53AUG 30 1973 pecial Agent in Charge

U.S.Government Printing Office: 1972 — 455-574



UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to Pile No.

Washington, D. C. 20535 August 16, 1973



LLOYD WILLIAM SAHLEY, ALSO KNOWN AS WILLIAM SCHLEY

Attached to this memorandum are the results of the interview of KENNETH DONALD RUEGEMER at Minneapolis, Minnesota, and also the FD 302's showing the attempts made by the Federal Bureau of Investigation to interview LLOYD WILLIAM SAHLEY and also the interview of SAHLEY's attorney, MOSES KRISLOV.

Accordingly, no further investigation is being conducted in this matter.

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 7/4/80 BY SP4 JRM cms

Attachments (3)

ENCLOSURE

139-4019-2587

FEDERAL BUREAU OF INVESTIGATION

Avenue North, telephone 521-8459, was interviewed at his place of employment, Modern Controls, 3040 Snelling Avenue South, where he is employed as a project engineer. Mr. RUEGEMER related that he was formerly employed as director of operations for Black Steer of America, Inc., a firm that is now bankrupt but that had headquarters in Minnesplis, Minnesota.

Laigure Inns and Resorts. Inc. took over control of the Black Steer firm, probably as a result of a stock exchange on August 30, 1972. Leisure Inns had control of several businesses, including Johnsville Packing Company, a firm located morth of Minneapolis, Minnesota, on Central Avenue. RUEGEMER worked at the Johnsville Plant until January, 1973, when he started traveling for Eeisure Inns to various hotels and properties controlled by that firm. He left the employment of that firm on May 25, 1973, and they are presently indebted to him in the amount of \$5,800.00.

RUEGEMER first met Mr. SAHLEY, Chairman of the Board of Leisure Inns, when Leisure Inns gained control of Black Steer in August, 1972. At no time has he heard Mr. SAHLEY or any other person connected with Leisure Inns or Black Steer, make any comment, direct or indirect, regarding any contributions made, requested, or offered to the committee to re-elect the President. He vaguely recalls that in about December, 1972, when Mr. SAHLEY was in Minneapolis, Mr. SAHLEY said that "they" had contacts in Congress. He did not recall the specific words and the comment was made during a general conversation. He did not at the time understand why the comment was made by Mr. SAHLEY, but received the impression that Mr. SAHLEY was trying to impress others with his importance. The comment may have been made in connection with a reference to a hotel that they wanted to acquire in the eastern U.S. or was possibly to indicate that they had influence with the Security Exchange Commission. This influence would possibly aid them so that the Security Exchange Commission would not stop the public trading of the stock of Leisure Inns.

RUECEMER had no contract as an officer with Leisure

7/30/73

Minneapolis, Minnenta

MP 139-9

SA TRENWITH S. BASFORD/mjb

Date dictated

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manager of operations and when he was traveling in connection with the hotel properties he was a consultant.

In addition to Mr. SAHLEY, the other officers known to RUEGEMER are as follows:

MATHEW CHINCHAR, President or Vice President, who resides in Cleveland, Ohio, address not known

JO ANN DIAMOND, Secretary to Mr. SAHLEY, specific address not known, residence Cleveland, Ohio.

A possible former efficer is JOHN AURAS or LOUKAS, residence Cleveland, Ohio, specific address not known. Mr. LUKAS was in Minneapolis for approximately ly weeks when Black Steer was acquired by Leisure Inns. At that time he may have been President and Mr. CHINCHAR may have been vice president. Susequently, Mr. RUEGEMER heard that Mr. LUKAS had absconded with funds of a subsidiary of Leisure Inns, Durkee's Bakery, located in "upstate" New York.

The attorney for Leisure Inns was DONALD WOULFSON, residence Cleveland, Unio, whose unlisted telephone number is 216-621-4964. RUEGEMER reiterated that he had no knowledge, directly or indirectly, regarding any contributions or demands of funds for the committee to re-elect the President. He stated that he was never in a position to examine the company books.

He advised that in the event he should move or change employment, he would maintain contact with his former wife, DONNA GERBER, 47 W. 77th Street, Richfield, Minnesota, telephone 861-4027.

FEDERAL BUREAU OF INVESTIGATION

7/30/73

Date of transcription_

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LLOYD WILLIAM WAHLEY telephonically contacted A MALPH LOUIS MORGAN at the Cleveland Office of the PRI and stated he had just returned to Cleveland from Dallas, Texas on the night of July 20, 1973, at which time he had been told by his wife that SA MORGAN had been attempting to locate SAHLEY.

SA MORGAN told SAHLEY that SA MORGAN would like to talk with him regarding SAHLEY being solicited for a \$50,000 contribution from the Committee to Re-elect the President with an implied promise that the government would drop a 1971 Securities Exchange Commission Civil Suit against him and his corporation.

At this time SAHLEY stated that prior to discussing this matter with the FBI he would have to contact his attorney, MOSES KRISLOV, and he would act upon KRISLOV's advice.

SAHLEY did state that MENNETH RUEGEMER and he are no longer associated and he believes RUEGEMER resides in Minneapolis, Minnesota, address unknown. He stated he believed he gave RUEGEMER's telephone number in Minnesota to ERISLOV.

7/21/73

Cleveland, Ohio

Cleveland 13

MALPH LOUIS MORGAN/cac

7/26/73

_Date dictated

FEDERAL BUREAU OF INVESTIGATION

Date of transcription 7/30/73

MOSES KRISLOV, attorney at law, office telephone 621-3532, temporarily residing at the Hollenden House, Suite 918, Cleveland, Ohio, telephonically contacted SA RALPH LOUIS MORGAN at the Cleveland Office of the FRI. He advised that he represents LLOYD WILLIAM SAHLEY and SAHLEY had spoken with him on July 21, 1973, concerning a request from the FRI to interview SAHLEY regarding SAHLEY being contacted by the Committee to Re-elect the President and being solicited for a \$50,000 contribution.

ERISLOV stated that SAHLFY told KRISLOV that SAHLEY had written a letter to ARCHIBALD COX, prosecutor for the "Watergate matter". KRISLOV pointed out that SAHLEY is currently under indictment in the US District Court, Cleveland, Ohio.

KRISLOV stated that after discussing the matter with his client, SAHLEY, SAHLEY will not discuss the matter concerning his being solicited by the Committee to Re-elect the President with the PBI or any other federal agency. He stated SAHLEY is willing to travel to Washington, D.C. to discuss the matter with COX or any member of COX's direct staff, but he will definitely not discuss the matter with the PBI.

KRISLOV was asked by SA MORGAN if SAHLEY had furnished him with the telephone number of KENNETH RUEGEMER, Minneapolis, Minnesota, and he advised that at this time SAHLEY did not desire to provide any information to the FRI.

Interviewed 7/21/73 Cleveland, Ohio Cleveland 39-165

BA RALPH LOUIS MORGAN/cac Date dictated 7/26/73

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; It and its contents are not to be distributed outside your agency.

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APPROPRIATE AGRICUS Director, FBI

Archibald Cox Special Prosecutor 1 - Mr. E. S. Miller

1 - Mr. R. E. Gebhardt

1 - Mr. J. A. Wintz

BY COURIER SERVICE

Mr. F. S. Putman

(Attention: Mr. J. R. Hagy)

1 - Mr. V. H. Nasca

JAMES WALTER MC CORD, JR., AND OTHERS CLASS. INTERCEPTION OF COMMUNICATIONS

REASON-FCIN TI. 1-2.4.2 DATE OF REVIEW

Attached && a copy of a letter dated August 15, 1973, received from Daniel E. Schultz of Schultz and. Overby, Washington, D. C., which firm is representing Bernard L. Barker, Eugenio Martinez, Frank A. Sturgis and Virgilio Gonzalez who are subjects in the captioned matter and a copy of our reply dated August 23, 1973. 🗸

Schultz in his letter requests that the files of this Bureau be searched for documentation, if it exists, of the past activities of his clients. U

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Telephone Rm 5 3 SEP 7 1973

Director Sec'y ... MAIL ROOM

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With reference to data sought by Schultz, FBI AUG 27 1970 exidquarters files contain following:

Courses

FRANK A. STURGIS

Sturgis was involved in pro-Castro activities in the United States in 1958. After Castro's takeover of the Cuban Government in January, 1959, he accepted positions in the Castro regime. In June, 1959, he defected from the Castro regime; has since been periodically involved in militant and illegal anti-Castro activities in the United States; and is considered a soldier of fortune. &

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(Enclosures - 2,cc letter from Daniel E. Schultz) 1 - WFO dated 8/13/73 and Bulet to Schultz dated 8/23/75

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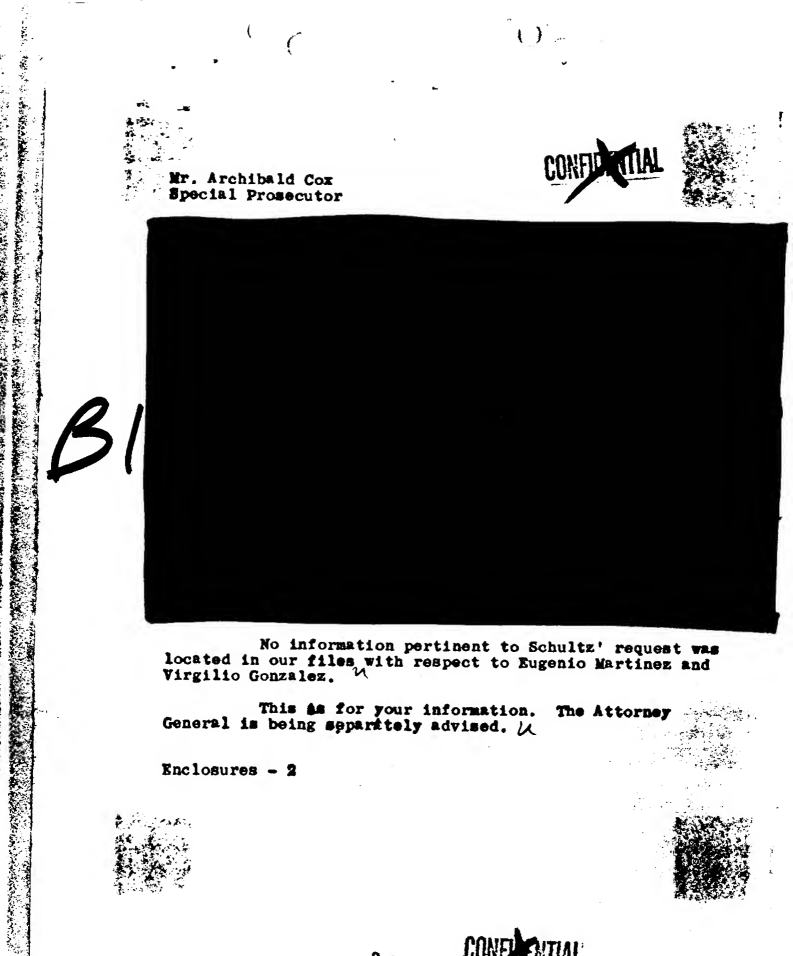
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Mr. Archibald Cox Special Prosecutor





No information pertinent to Schultz' request was located in our files with respect to Eugenio Martinez and Virgilio Gonzalez.

This as for your information. The Attorney General is being separately advised. L

Enclosures - 2



Mr. Archibald Cox Special Prosecutor

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NOTE

See memorandum F. S. Putman to Mr. M. S. Miller, dated 8/22/73, captioned "James Walter Mc Cord, Jr., And Others, Interception of Communications," prepared by VHN:emj. 4





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139-4089-2589 CHANGED TO 56-4741-X1

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Mr. E. S. Miller

 ✓ Mr. E. S. Miller - Mr. R. E. Gebhardt

- Mr. J. A. Mintz

DATE:

8/22/73 Mr. F. S. Putman

> (Attention: Mr. J. R.

1 - Mr. V. H. Nasca

JAMES WALTER MC CORD, JR., AND OTHERS SUBJECT: INTERCEPTION OF COMMUNICATIONS

Memorandum concerns letter from Attorneys representing Bernard L. Barker, Eugenio Martinez, Frank A Sturgis and Virgilio Gonzalez who are subjects in captioned matter requesting information from our files and our proposed reply. Letters to Attorneys, to The Attorney General and to Special Prosecutor Archibald Cox attached.

By letter 8/13/73, Daniel E. Schultz, Schultz and Overby, Washington, D. C., advised they were representing the above individuals who are involved in the Watergate case and who are awaiting final sentencing before Judge John J. It was understanding of Attorneys that their clients participated in Cuban underground against Fidel Castro and that either directly or indirectly through various contacts > in the underground, information was made available to the U. S. Government through FBI concerning events in Cuba and plans of Castro regime to cause revolutionary upheavals and/or communist infiltration of other Latin American governments. Attorneys believe that FBI documentation of such roles, if it exists, of their clients would be factor Judge Sirica would take into consideration in determining sentences he would impose.

Attorneys requested FBI records at Headquarters and Miami Office be reviewed to determine whether they confirm their clients participation in Cuban underground, their cooperation with FBI and/or indicate they were the source of information helpful to the U.S. Government at that time. If affirmative, the Attorneys requested that the results of the review be furnished Judge Sirica and to them. U

With reference to Schultz' request, we feel that he should be advised that the files of the FBI are restricted from public inspection and that his request, therefore must be The proposed reply has been coordinately Inspector John A. Mintz, Office of Legal Counter

139-4089 Enclosures - 3 - 5ent 8-24-73

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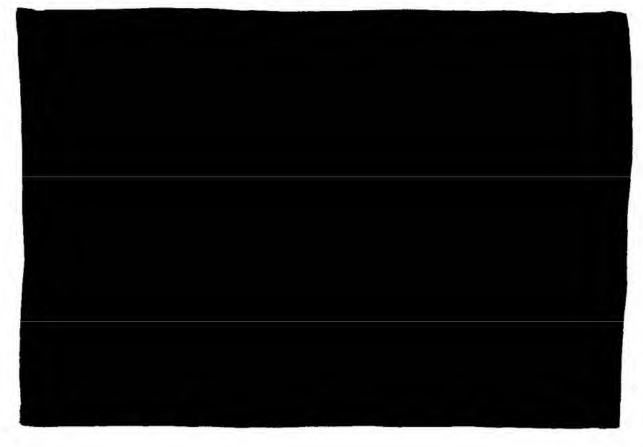
Memorandum F. S. Putman to Mr. E. S. Miller Re: James Walter Mc Cord, Jr., And Others Interception of Communications 139-4089



With reference to data sought by Schultz, FBI Headquarters files contain following:

FRANK A. STURGIS

Sturgis was involved in pro-Castro activities in the U. S. in 1958. After Castro's takeover of the Cuban Government in January, 1959, he accepted positions in the Castro regime. In June, 1959, he defected from the Castro regime; has since been periodically involved in militant and illegal anti-Castro activities in the U. S.; and is considered a soldier of fortune.





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Memorandum F. S. Putman to Mr. E. S. Miller Re: James Walter Mc Cord, Jr., And Others Interception of Communications 139-4089







No information pertinent to Schultz' request was located. $\ensuremath{\varkappa}$

RECOMMENDATIONS:

- 1. That the attached letter be sent to Daniel E. Schultz, Schultz and Overby, Washington, D. C., dated 8/23/73 in line with the above. ν
- 2. That the attached letter be sent The Attorney General with copies to The Deputy Attorney General and Assistant Attorney General, Criminal Division, enclosing copies of Schultz' letter, our reply and summary of pertinent data set forth above.
- 3. That the attached letter be sent to Special Prosecutor Archibald Cox dated 8/23/73 enclosing copies of Schultz' letter, our reply and summary of pertinent data set forth above.

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740 PM 8-20-73 NITEL TO DIRECTOR (135-115)FROM PHILADELPHIA (62-5516)

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JAMES WALTER MC CORD, JR.; ET AL; BURGLARY OF DEMOCRATIC NATIONAL COMMITTE HEADQUATERS, 6-17-72 IOC

139-4089-2564 RE BUREAU AIRTEL DATED 8-9-73.

INVESTIGATION CONDUCTED TO DATE AT PHILADELPHIA REVEALS

VERNA G. CARROLL, MOTHER OF FRANK CARROLL, DIED 5-19-73, RATHER

THAN 4-26-72, AS ALLEGED BY CARROLL. VALUE OF CARROLL ESTATE

HAS BEEN ESTIMATED AT \$10,000 REAL ESTATE, \$5,000 PERSONAL

PROPERTY.

AT DATE OF DEATH, CHECKING ACCOUNT, GIRARD BANK, PHILADELPHIA, HAD BALANCE OF \$123.41 AND SAVINGS ACCOUNT BALANCE
\$3,055.58. CREDIT UNION ACCOUNT WITH BELL TELEPHONE OF PENNSYLVANIA SHOWED BALANCE OF \$947.20. ADDITIONLLY, VERNA
CARROLL HAD 80 SHARES COMMEN STOCK, AT AND T, DATED 4-10-72, AND
132 SHARES CAPITOL STOCK, AT AND T, DATED 3-31-70. NO STOCK ACCOUNT
HELD.

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Cord. & Crm.

ssoc. Dir.

sast. Dir.:

Director Sec'y .

PAGE TWO

VERNA CARROLL HAD SAFETY DEPOSIT BOX, GIRARD BANK, 5TH

AND OLNEY, PHILADELPHIA, PA. GIRARD SAVINGS ACCOUNT AND SAFETY

DEPOSIT BOX, 36A WERE IN JOINT NAMES VERNA 6. CARROLL AND

MADELINE WALKER, DAUGHTER OF VERNA CARROLL. SAFETY DEPOSIT BOX

OBTAINED 12-1-70, AND WAS NOT ENTERED UNTIL 3-29-72. IT SHOULD

BE NOTED FRANK CARROLL ALLEGED HE OBTAINED MONEY FROM HIS

MOTHER DURING EARLY PART OF APRIL, 1972. ADDITIONAL ENTRIES

OF THE SAFETY DEPOSIT BOX WERE NOTED ON 4-18-72, 4-21-72, 5-22-73,

AND 6-11-73, WHEN BOX WAS ENTERED FOR INVENTORY BY PENNA.

STATE DEPARTMENT OF REVENUE. IT SHOULD BE NOTED ALL SIGNATURES

FOR SAFETY DEPOSIT BOX ENTRY ARE THAT OF MADELINE WALKER, AL
THOUGH HER MOTHER COULD HAVE ACCOMPANIED HER AND NOT SIGNED THE

REGISTER.

IT APPEARS THE CONTENTS OF THE SAFETY DEPOIST BOX MAY BE KEY ISSUE SINCE CARROLL COULD ALLEGE HIS MOTHER HAD \$18,000 TO \$20,000 IN CASH. ADDITIONALLY, MADELINE WALKER, SISTER OF CARROLL, SIGNED REGISTER EACH TIME BOX WAS ENTERED. MADELINE WALKER IS NAMED IN THE WILL OF VERNA CARROLL AS THE EXECURIX OF THE ESTATE.

END OF TWO

OF POSSIBLE INTEREST IS THE FACT THAT THE WILL OF VERNA CARROLL LEFT ENTIRE ESTATE TO DAUGHTER, MADELINE WALKER, IF LIVING AND OTHERWISE 2/3 OF ESTATE IS LEFT TO FRANCIS CARROLL WITH THE REMAINING 1/3 BEING LEFT TO DOROTHY COMEY, RELATION NOT SHOWN.

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THE BUREAU IS REQUESTED TO CONTACT THE OFFICES OF THE WATERGATE SPECIAL PROSECUTION FORCE TO DETERMINE WHETHER INTERVIEW OF MADELINE WALKER IS DESIRED OR IF TESTIMONY BEFORE A FEDERAL GRAND JURY IS PREFERRED.

IF BANK RECORDS ARE DESIRED SHOWING ACTIVITY OF ACCOUNT DURING PERTINENT PERIOD, A SUBPOENA SHOULD BE DIRECTED TO MR. RICHARD THORNTON, BOOKKEEPING, GIRARD BANK BUILDING, I GIRARD PLAZA, PHILADELPHIA, PA., REGARDING CHECKING ACCOUNT NUMBER 6623934 AND SAVING ACCOUNT NUMBER 520513680.

IF NEEDED, PHILADELPHIA WILL DETERMINE APPROPRIATE

OFFICIAL TO RECEIVE SUBPOENA, BELL TELEPHONE COMPANY OF PENNA.

CREDIT UNION REGARDING ACCOUNT HELD BY CARROLL AT

THAT INSTITUTION.

E N D

Assoc. Dir. Asst. Dir.: Admin. SCHULTZ & OVERBY Comp. 18 0 M STREET, N. W. WASHINGTON, D. C. 20036 Ident. DANIEL E. SCHULTZ Intell. August 13, 1973 Laboratory Plan. & Eval. Spec. Inv. Training. Legal Coun. James Watter Free Cord Cong. Serv. Research . Press Off. Mr. Clarence M. Kelley Telephone Rm. Director, Federal Bureau Director Sec'y of Investigation 9th & Pennsylvania Ave., N.W. Washington, D.C. 20535 S&O: 3869 Re: Dear Director Kelley: We are representing Mssrs. Bernard L. Barker, Eugenio Martinez, Frank A. Sturgis and Virgilio Gonzalez in the captioned case which is the so-called "Watergate" case now pending before the Honorable John J. Sirica in the United States District Court for the District of Columbia. Our clients are presently awaiting final sentencing and we have been advised that final sentencing may occur in early September or possibly even toward the end of this month. It is our understanding that our clients and, in particular, Mssrs. Barker and Sturgis actively parti- . cipated in the Cuban underground movement against Fidel Castro after Castro had ascended into power and before Mssrs. Barker and Sturgis were forced to flee that country. We also understand that either directly or indirectly through various contacts in the underground, information was made available to the United States government through the Federal Bureau of Investigation with respect to internal events that were transpiring in Cuba and plans that were under both deration by the Castro Regime for attempting to cause revolutionary upheavals in other Latin American countries and/or Communist infiltration of other Latin American governments. We believe that, if it exists, documentation by your agency of our clients' roles as outlined above would be a factor that Judge Sirica would take into considera 1979 tion in determining what sentences he will impose on our ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED BYSP4 JAMION 1180

Clarence M. Kelley Director, FBI August 13, 1973 page 2

clients and that it could have an important and significant impact on their sentences. Accordingly, we are writing to request that you have your agency's records reviewed to ascertain whether they do confirm our clients' participation in the Cuban underground, their cooperation with your agency, and/or indicate our clients were the source of information helpful to this government at that time. If the results of the review are affirmative, we would request that a report be submitted by your agency to Judge Sirica for his consideration in connection with sentencing with a copy of the report being sent to us.

With respect to the review of the Bureau's records we would specifically request that both the headquarters' indices be checked as well as those of the Miami Field office.

In closing, we think it appropriate to note that in our opinion, if your agency does have information along the lines above which would bear favorably in our clients' case and might have a beneficial effect with respect to final sentencing, your agency does have a legal obligation in connection with the captioned case to furnish that information both to the Court and to ourselves.

In light of the proximity of sentencing, we would appreciate it if you could give this matter your prompt attention and favor us with an early reply. Thank you in advance for your careful consideration of our request.

Sincerely,

Danul E. Schultz

Daniel E. Schultz

DES/clj

1 - Mr. E. S. Miller
1 - Mr. R. E. Gebhardt
1 - Mr. J. A. Mintz
1 - Mr. F. S. Putman
(Attention: Mr. J. R. Hagy)
1 - Mr. V. H. Nasca
August 23, 1973

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Deniel E Schultz, Esquire Schultz & Overby 1990 M Street, N. W. Washington, D. C. 20036

Dear Mr. Schultz:

I have received your letter of August 13, 1973.

Careful consideration has been afforded your request that the files of this Bureau be searched to locate and furnish you copies of documentation, if it exists, of past activities of your clients.

The investigative files of the FBI are restricted from public inspection. Therefore, I am unable to furnish you the information you requested.

Sincerely yours,

AFBI REC-38 139-4089 — 2

C. M. Kelley

Clarence M. Kelley Director

I - The Attorney General (detached)

I The Deputy Attorney General (detached)

I Assistant Attorney General (detached)

Criminal Division

Criminal Division

I - Miami (detached)

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Daniel E. Schultz, Esquire

NOTE:

See memorandum F. S. Putman to Mr. E. S. Miller, dated 8/22/73, captioned "James Walter Mc Cord, Jr., And Others, Interception of Communications," prepared by VHN:emj.

FD-36 (R	ev. 5-22-64) *	(1)	(U)	
	. .	F B I	8/17/73	11.8 A
Transmit	the following in	•		
Via	AIRTEL	(P	Priority)	
ency	TO: FROM:	DIRECTOR, FBI (139-40 SAC, BOSTON (139-164) JAMES WALTER MC CORD; ET AL; BURGLARY OF DEM NATIONAL COMMITTEE HEA WASHINGTON, D.C., 6/17 IOC OO: WFO	(RUC) JR. OCRATIC DQUARTERS	
	of ARCHI	Re ARCHIBALD COX, Spec, and WFO teletype to D ALD COX, same date. Enclosed for the Burea o enclosed are two copi ing forth Boston invest	irector, reflecting u are five copies o es of the same LHM	request f an for the second of the second
	and/or R	Boston indices negative CHARD V. MOONEY.	e regarding ALFRED :	
	2 - Bure 2 - WFO 1 - Bost RDM:lam (5)	(139-166) (Encs. 2) (Ri	M) 1 07 64 13 SECENEU-E B 1	- 1570- 1 AUG 24 19
X.			INFORMATION CONTAINE EIN IS UNCLASSIFIED E 7/9/20 BY 504 JRM	



In Reply, Please Refer to File No. 139-164

UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION Boston, Massachusetts August 17, 1973

JAMES WALTER MC CORD, JR. AND OTHERS; BURGLARY OF DEMOCRATIC NATIONAL COMMITTEE HEAD WARTERS, WASHINGTON, D.C., JUNE 17, 1972

on August 9, 1973.

BJCD

NO FURTHER INVESTIGATION VELING CONDUCTED BY THE FBI

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 719180 BYSP4 JEMIOMS

ENGLOSURE 139-4089 2592

FEDERAL BUREAU OF INVESTIGATION

Date of transcription 8/9/73

1.

810.

1. Telephone number 617-265-6745 is currently unassigned and has been unassigned since it was discontinued on April 27, 1973, from the residence of ALFRED L. MOONEY, 70 Mora Street, Boston (Dorchester area). Massachusetts. The said telephone number was disconnected when MOONEY moved to 138 Fawndale Road, Apartment 3R. Foston (Roslindale area), Massachusetts, and at that time, had telephone number 469-0747 assigned to him because of the new area designation.

2. Telephone number 617-269-6745 is telephone number listed in telephone company records as a non - published or non-public number, current or past listings for this telephone number unavailable. In fact, the telephone company's records reflect that the only operable telephone numbers in the 269 Boston, Massachusetts exchange area run from 269-6400 through 269-6498 and ac assigned listings exist again until 268-6821. Also, there are not any current or past waits line listings for telephone number 269-6745.

310,

above telephone number has never been assigned.

8/9/73

Boston, Massechusetts

Boston 139-164

SA A. JACKSON LOWE, and SA RICHARD D. MORR/lam

8/9/

JAMES WALTER MC CORD, JR., AND OTHERS; BURGLARY OF DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS, WASHINGTON, D.C., JUNE 17, 1972

On August 9, 1973, Charles G. Prim, City Lanager, Western Union, 230 Congress Street, Boston, Massachusetts, furnished the following information:





FEDERAL BUREAU OF INVESTIGATION

8/9/73

CHARLES G. PRIM, City Manager, Western Union, 230 Congress Street, Boston, Massachusetts, advised that a review of his company's records reflected that on March 28, 1973, at approximately 11:10 p.m., a fourteen word messenger delivered telegram costing \$5.40 originating at Boston, was billed to one RICHARD MOCRE, 269 Beacon Street, Boston, Massachusetts, telephone number 617-269-6745. PRIM further related that the code on the telegram indicated that it was telephoned in to Western Union through a toll free central telephone bill number 1-800-627-2221, which covers the New England area. Also, according to PRIM, the destination of the telegram was an unknown eddress in Rockville, Maryland. PRIM noted that it is possible for an individual to send a telegram through Western Union furnishing a fictitious name, address, and telephone number, because Western Union makes no attempt to verify this information.

PRIM advised that the New England Bell Telephone Company, Boston, Massachusetts, handles billing for Western Union and he believed it would be possible to check with the telephone company to determine if RICHARD MOORE, 269 Beacon Street, Boston, Fassachusetts, had been readica for billing purposes and/or if MOORE had satisfactorily paid his bill for the aforementioned telegram.

8/9/73

Boston, Hassachusetts

139-16lı Boston

SA RICHARD D. MOHR/lam

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JAMES WALTER MC CORD, JR., AND OTHERS; BURGLARY OF DELOCRATIC NATIONAL CONNITTEE HEADQUARTERS, WASHINGTON, D.C., JUNE 17, 1972

On August 13, 1973, Alfred L. Mooney, 138 Fewndale Road, Apartment 3R, Boston (Roslindale section), Massachusetts, telephone number 469-0747, was contacted and related the following:





FEDERAL BUREAU OF INVESTIGATION

8/13/73

1.

ALFRED L. MOONEY, 138 Fawndale Road, Apartment 3R, Boston (Roslindale Section), Massachusetts, telephone number 169-0747, advised at the cutset that he knew the Federal Bureau of Investigation were at his home concerning "the Watergate Case". MOONEY elaborated by stating his deceased son, RICHARD VINCENT MOONEY, described as a white male, born February 19, 1942, was a severe problem to his family for many years because of "mental instability" and he continually fantasized. MOONEY related that on June 29, 1973, his son had perpetrated the murder of his ex-wife and subsequently committed suicide.

by contacting Divisions Three and Five of the Boston, Massachusetts Police Department, since they responded to the aforementioned matter.

MOONEY further stated that his son's history of mental instability may be verified through either Dr. MORRAN, Psychiatric Clinic, Saint Elizabeth Hospital, 736 Cambridge, Boston (Brighton area), Massachusetts or Dr. GASTON, Psychiatric Clinic, University Hospital, 82 Eart Carbridge, Boston. Mooner displayed several of his son's papers which reflected treatment at the said hospitals. Mooney indicated that he personally had his son committed over the past years to several mental institutes and his son's illness was diagnosed as "acute paranoia". He said his son was treated with shock treatments approximately seventeen times with no positive results.

MOONEY related that he furnished this background information regarding his son in order to better understand the scope of his problem. MOONEY said that his son was continually discussing the Watergate Case and since his son was on Welfare, he always viewed the hearings on television. MOONEY advised that his son remarked to him that he had a premonition about this entire matter two years ago. MOONEY indicated that his son believed he had a solution to the Watergate Case and he wanted to inform "someone in Washington, D.C".

MOONEY further advised that prior to April 27, 1973.

8/13/73

Roslindale, Massachusetts File & Boston 139-164

SA RICHARD D. MOFR/lam

Date distinted

8/13/73

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Boston 139-164 2.

his wife, daughter and he resided at 70 Mora Street, Dorchester, Massachusetts, telephone number 265-6745, and his son had complete access to this telephone. In fact, according to MOONEY, to his dismay, his son would often make numerous long distance telephone calls without his knowledge and the telephone bills frequently totaled \$100. plus each month.

MCONEY stated that he does not personally recollect a telegram charge reflected on his March telephone bill, and unfortunately when he moved from 70 Mora Street, to his current address, he discarded all his past telephone records.

MOONEY advised that his son, during March of 1973, resided in an apartment building at 269 Beacon Street, Boston, Massachusetts.

MOONEY further advised that his deceased son had also used the alias of RICHARD MOORE and this he believes would emplain the name, address, and telephone number associated with the telegram sent to JAMES MC CORD.

JAMES WALTER MC CORD, JR. AND OTHERS; BURGLARY OF DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS, WASHINGTON, D.C., JUNE 17, 1972

On August 13, 1973, Patrolman David Reegan, District Three, Boston, Massachusetts Police Department related that his department's records show, under Journal Page Number 1321, Item Number 2, that on June 29, 1973, at 9:50 p.m.. Districts Five and Three attempted to arrest one Richard Vincent Looney, described as a white male, with date of birth of February 19, 1942, for which a first degree murder warrant had been issued by the West Roxbury, Massachusetts District Court. Mooney, according to Fatrolman Reegan, had been charged with the shooting of his divorced wife Diane Mooney, nee Green, at 185 Wolcott Square, Boston (Reedville Section), Massachusetts, on June 29, 1973. Patrolman Reegan stated that his records reflect that Mooney had been located at his brother Robert Mooney's residence, 167 Milton Avenue, Boston (Dorchester area), Massachusetts, first floor apartment, and when the police attempted to arrest him he fatally shot himself.

On August 13. 1973, Detective John Kerwin,
District Five, Boston, Massachusetts Police Department,
related that his department's records show under Journal
Page Number 1399, Item 1, and Journal Fage 1401, Item 1,
that on June 29, 1973, at approximately 9:50 p.m., that
Districts Three and Five, pursuant to the issurance of a
first degree murder warrant by the West Roxbury, Massachusetts
District Court, attempted to arrest one Richard Vincent
Mooney, described as a white male, bern February 19, 1942,
at 167 Milton Avenue, Boston (Dorchester area), Massachusetts.
Detective Kerwin stated that prior to the police apprehending
Mooney, he fatally shot himself. Detective Kerwin advised
that the records reflected the next of kin for Richard
Mooney as Mr. and Mrs. Alfred L. Mooney, 138 Fawndale Road,
Boston, (Roslindale Section), Massachusetts.

This document contains neither recommendations nor conclusions of the Federal Bureau of Investigation. It is the property of the Federal Bureau of Investigation and is loaned to your agency; it and its contents are not to be distributed outside your agency.

Sent. Approved: 53AUG Spicial Agent in Charge U.S.Government Printing Office: 1972 - 455-574



In Raply, Please Refer to

UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION Washington, D.C. 20535 August 24, 1973



DINPLE A. PRICE

On August 7, 1973, Assistant Watergate Special Prosecutor, James Neal, requested the Federal Bureau of Investigation interview the captioned person regarding the Grand Jury testimony of H.R. Haldeman.

Attached is the result of that interview.

This document contains neither recommendations nor conclusions of the FBI. the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

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FEDERAL BUREAU OF INVESTIGATION

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. f . 77 A 1	y an Agent of the simself and information with the formation of the second seco	A PRICE, 3902 Burn he Federal Eureau of rmed her of the natu llowing information: s a member of the Fe States Attorney (AU er, 1972. They did alt with prostitution	Investigation are of the interest Grand June (SA) JACK RUDY not investigat	was interviewed who identified rview. She ry under from 1 August
S	he knows Judge enate Watergate	s been very interest SIRICA and AUSA GLAN hearings daily on t ng it on the 31st of t the time.	ZER. She has elevision at h	watched the er home. She
t a h f n a a b t D t	committee or the he testimony of hat about two was mame some, a Negro feature feet three not recall her namittedly A.W.O and had been driving the Federal Grand Inple informed that the Grand Jecalls that the selevision was obroadcast. She wing at the time	Federal Bureau of I one of the witnesse eeks ago a Negro male he does not know into male, approximately inches in height, wi ame or remember her .L. from a halfway how him quite a bit. INPLE because he kned Jury and might be him that she was no ury was not involved two guests stayed I nat the time and the remembers saying out e that "he was lying e said. She then we	investigation (is. She does r is about twenty roduced to her twenty seven y th a medium bu giving her name iouse in Weshin The Negro male is that she was able to help t longer on the in cases of t is in cases of t is the watergate he loud that who is She does n	FBI) concerning ecall, however, three years of at DINPLE's ears of age, ild. She does e. She was gton, D. C., said he connected with he girl out. Grand Jury and hat nature. She ur and the arings were being ever was testiot recall who
Interviewed or	8/9/73	Washington, D.	C. File # W	FO 139-166
byS	A-RODNEY-CKIC	KLIGHTER;jeg	Date dictated 8/	10/73

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WFO 139-166

in hopes that her guests would leave but upon returning downstairs they were still present. The girl was just coming out of the kitchen from the telephone. A few minutes later the girl told DINPLE, "I just played a trick on you. I called the FBI and told them you said that man on television was lying."

DINPLE advised that she did not believe her at the time and that they both left in a few minutes. That is all she can recall regarding the incident.

The following description was obtained through observation and interview:

Sex:

Race:

Date of Birth:

Place of Birth:

Height: Weight:

Occupation:

Husband:

Employment:

Occupation:

Female

Negro

May 28, 1925

Ashville, North Carolina

Five feet three and one-half inches

140 pounds

Housewife - Part-time babysitter for

children center, 3910 Burns Place, S.E

WILLIAM L. PRICE

International Distribution Corporation,

3045 U Street, N.E., Washington, D. C.

Shop Steward

FEEDLAL BUILDIN OF INVESTIGATION COMMUNICATIONS SECTION

18017 MM PLAIM

705 PM WITEL 8-28-73 AXN TO DIRECTOR 139-4089

TELETYPE

WASHINGTON FIELD 139-166
FROM MIAMI 139-328 2 PAGES

JAMES WALTER MC CORD, JR., AKA; FREDERICK CHENEY LA RUE, ET AL BURGLARY, DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS, WDC, 6-17-72. IOC. OJ; PERJURY. OO: WASHINGTON FIELD.

RE WASHINGTON FIELD TEL 8-23-73 TO DETERMINE IF FLIGHT TICKET IN NAME OF <u>JEB S. MAGRUDER</u> FOR WASHINGTON, <u>D. C.</u>, TO MIAMI AND RETURN TRIP ON EITHER 4-1 OR 4-2-73 COULD BE LOCATED.

GENE KURTZ, SUPERVISOR, PASSENGER STATISTICS, EASTERN AIRLINES (EAL), MIAMI, MADE AVAILABLE FOR REVIEW THE USED PLIGHT COUPONS FOR THE FOLLOWING FLIGHTS: WASHINTON, D.C., TO MIAMI FLIGHTS NO. 195, 175, 177, 197, 469; MIAMI TO WASHINGTON, D.C., FLIGHTS NO. 192, 190, 176 AND 198. A REVIEW OF ALL ABOVE FLIGHT TICKETS FOR THE DAYS 4-1 AND END PAGE ONE

EX-110 REC-8 /39-40 89
REC-7

(MU) 30 1973

58AUG31 1973

ALL INFORMATION CONTAINED
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DATE 7/9/190 BY SP4 JEMIOMS

Assoc. Dir. Asst. Dir.: Admin. Comp. Syst. _ Files & Com. Gen. Inv. 32 Inspection Intell. __ Laboratory Plan. & Eval. Spec. Inv. _ Training ___ Legal Coun. _ Cong. Serv. _ Corr. & Crm. Research _ Press Off. _ Telephone Rm. . Director Sec'y .

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NFORMATION CONTAINED

PAGE TWO

4-2-73 FAILED TO LOCATE ANY USED TICKETS IN THE NAME JEB S. MAGRUDER.

WILLIAM CHRISTIAN, SECURITY DEPARTMENT, NATIONAL AIRLINES

(NAL), MIAMI, MADE AVAILABLE FOR REVIEW USED FLIGHT COUPONS

FOR THE FOLLOWING NAL FLIGHTS: WASHINGTON, D.C., TO MIAMI

RIGHTS NO. 109,115,105,101 AND 111; MIAMI TO WASHINGTON,

D. C., FLIGHTS NO. 96, 100, 108, 106 AND 102. A REVIEW OF

ALL ABOVE NAL FLIGHT TICKETS FOR DAYS OF 4-1 AND 4-2-73

FAILED TO LOCATE ANY USED TICKETS IN THE NAME OF JEB S. MAGRUDER.

END

. FBI

		Date: 8/21/73	
Transm	nit the following	in	
		(Type in plaintext or code)	
Via	AIRTEL		
		(Priority)	
	TO:	DIRECTOR, FBI (139-4089)	
	FROM:	SAC, NEW YORK (139-301)	
inell			
	SUBJECT:	JAMES WALTER MC CORD JR. aka; FREDERICK CHENEY IA RUE aka; ET AL; BURGLARY OF DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS, 6/17/72 IOC; OJ; PERJURY (OO:WFO)	5
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1		Re WFO teletype to Bureau 8/6/73.	
:	interview are four	Enclosed for Bureau are six copies of LHM refl of ANDREW ST. GEORGE on 8/13/73; enclosed for copies of same LHM.	ecting WFO
		EVILL	
		REC-29 129-4089 2-SP. PROS. COX 139-4089 20 AUG 25 1973	
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UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION New York, New York August 21, 1973

In Reply, Please Refer to

Bufile 139-4089 NYfile 139-301

> James Walter Mc Cord Jr., Also Known As; Frederick Cheney La Rue, Also Known As; Et Al; Burglary of Democratic National Committee Headquarters, June 17, 1972

Reference is made to Federal Bureau of Investigation (FBI) memorandum dated July 31, 1973.

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 7/9/90 BY SP 4/Religion

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ENCLOSURE

139-4019-2595

FEDERAL BUREAU OF INVESTIGATION

Date	8/17/73
Dave	

ANDREW ST. GEORGE, 77 Main Street, Dobbs Ferry, New York was advised of the identities of the interviewing Special Agents and the nature of the inquiry. He advised he desired to furnish the following information voluntarily:

ST. GEORGE advised he initially met FRANK STURGIS, during 1959 in Cuba. STURGIS, who was known at that time as FRANK FIORINI, presumably his true name, according to ST. GEORGE, was a member of FIDEL CASTRO's rebel forces. ST. GEORGE stated he was in Cuba during this period as a correspondent for Life Magazine.

ST. GEORGE stated that after STURGIS defected from the CASTRO Government, believed to be in 1960, he had only irregular contact over the years with STURGIS. He added that when it became known publicly that STURGIS was implicated with the burglary of the National Democratic Party Headquarters, Washington D.C. commonly referred to as the Watergate matter, he decided to contact STURGIS regarding writing his biography, including this material, as well as recounting STURGIS' activities during the Cuban Revolution. He advised that he had checked with various publishing firms, including Random House, and determined that there was an interest in having such a book published. He also learned that several movie producers, including NORMAN BLUM, GARY COSAY of the William Morris Agency, and ROBERT ROGERS, National Broadcasting Company (NBC) producer, were interested in basing a film on STURGIS' life.

ST. GEORGE further advised that he had been hired as an agent for NBC to attempt to have STURGIS sign a contract with NBC for his story in exchange for \$6500. He added that he met STURGIS regarding this matter in October, 1972. STURGIS, according to ST. GEORGE, appeared receptive to the proposal of the biography and contract with NBC. He advised he met with STURGIS on about six occasions during October, 1972, during which time he interviewed STURGIS regarding the Watergate matter and subsequently prepared an outline, of about forty pages, primarily based upon the data received from these contacts.

On _	8/13/73 at Dobbs Ferry, New York	File # NY 139-301
	SAS JOHN T. DOWNEY and	
by	LEONARD A. BUTT/jtd/ems	Date dictated8/16/73

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NY 139-301

one of the early meetings in October, which occurred over a two day period, that he was not worried about the outcome of his upcoming trial. He advised that STURGIS stated that HENRY BOTHBLATT was his attorney and was being paid by some "big wheels". According to ST. GEORGE, STURGIS indicated that the "fix was in". He advised that the felony charge against him would be reduced to a misdemeanor, and that he would receive a suspended sentence. STURGIS, according to ST. GEORGE would not identify the "big wheels", and added to ST. GEORGE that in view of this planned outcome of the charges against him, he forsaw no problems arbing from agreeing to the planned book and NBC contract. According to ST. GEORGE, STURGIS did note that ROTHBLATT should not find out about his dealings with ST. GEORGE, since ROTHBLATT had advised STURGIS to have no such dealings with the news media.

ST. GEORGE also advised that, during his meetings with STURGIS in October, 1972 STURGIS told him that after the Watergate burglary he was "put back on the payroll" by the "big wheels". He also stated according to ST. GEORGE, that the entire Watergate burglary was the project of former Attorney General JOHN TITCHELL. ST. GEORGE added that STURGIS expressed his current dislike for MITCHELL since he told ST. GEORGE that he, STURGIS, and the others, had returned to the National Democratic Party Headquarters (NDPHQ), the evening of their arrest, only because of orders received from MITCHELL. ST. GEORGE stated that when he questioned STURGIS on this point, STURGIS advised that he himself had not received any such direct order from MITCHELL, but that the existence of this order was received through the chain of command. Although STURGIS was not specific, ST. GEORGE stated that STURGIS indicated that this order was communicated by G. GORDON LIDDY, since he told ST. GEORGE that LIDDY was his immediate supervisor and issued orders to him in the past. ST. GEORGE advised that STURGIS told him that he had personally met MITCHELL only once in the past, and that this was in connection with his employment.

NY 139-301

ST. GEORGE stated that sometime between October, 1972 and January, 1973 he was contacted by SEYMOURAHERSH, a writer for the New York Times. HERSH told ST. GEORGE that he had obtained a copy of ST. GEORGE's forty page outline and desired to meet STURGIS. ST. GEORGE advised he had not given authorization for HERSH to have this outline, and felt HERSH had obtained same somehow from Random House; a copy of which was previously furnished them by ST. GEORGE.

ST. GEORGE stated that on January 3, 1973 STURGIS signed the NBC contract at his Miami, Florida residence in the presence of ST. GEORGE and HERSH, who signed as a witness. He added that STURGIS was to have received \$2500 from NBC for signing the contract. After signing, STURGIS contacted an unrecalled attorney in the Miami area whom STURGIS described as "ROTHBLATT's man". STURGIS, according to ST. GEORGE advised this attorney that he was contemplating signing the NBC contract which he described for the attorney. STURGIS was advised by this attorney, over the phone and later that day in person, in ST. GEORGE's presence, not to sign. He informed them that ROTHBLATT would be advised of this development.

ST. GEORGE added that in view of a judicial ruling prohibiting the defendants from discussing this case with the news media until after the trial, it was decided by NBC that STURGIS' would be furnished the \$2500, with the remainder paid after his filmed interview upon completion of the trial.

ST. GEORGE advised that on or about January 6, 1973 JACK ANDERSON, syndicated columnist, after previous contact with ST. GEORGE, interviewed STURGIS at his Miami residence. For all but about thirty minutes, the interview was conducted in ST. GEORGE's presence. He stated that STURGIS furnished substantially the same information to ANDERSON as he received and related regarding the reduction of charges, and the involvement of MITCHELL. He advised that ANDERSON apparently received no new additional data from STURGIS. ST. GEORGE stated that ANDERSON on this occasion attempted to have STURGIS relate all the facts in his possession regarding the Watergate matter, including identifying the "big wheels" and the extent of any pressure placed upon him to keep his silence. STURGIS according to ST. GEORGE, however, refused to comply with ANDERSON's wishes.

_4.

NY 139-301 4.

He stated that during this period in the early part of January he had been telephoned by ROTHBLATT who had learned that STURGIS signed the NBC contract. ROTHBLATT stated he wanted to meet with ST. GEORGE and discuss this matter. ST. GEORGE originally set this meeting for January 11, 1973 at the Washington Hilton, Washington D.C. where ST. GEORGE was a guest. St. GEORGE requested to have STURGIS present and informed ROTHBLATT that ANDERSON would also attend sometime before the meeting ended.

ST. GEORGE advised that ANDERSON's attendance was discussed during a previous phone conversation between ANDERSON and ST. GEORGE. Before the meeting on January 11, 1973 ANDERSON contacted ST. GEORGE and insisted that ROTHBLATT, STURGIS and ST. GEORGE meet instead at ANDERSON's Restaurant, as his guests. ST. GEORGE stated he desired ANDERSON's presence at the meeting because of his stated interest in the matter. He added he also thought that ROTHBLATT would be afraid of ANDERSON in his position as a well known columnist, and therefore would have an edge in their discussions.

He stated that he and ROTHBLATT met with ANDERSON at Anderson's Restaurant on January 11, 1973, ROTHBLATT advised them that STURGIS was unable to attend the meeting since he was presently involved in an important meeting. ANDERSON and ST. GEORGE continually insisted that they meet with STURGIS that evening. ROTHBLATT related, according to ST. GEORGE, that he and STURGIS were under tremendous pressure from others, whom he refused to identify, not to discuss the Watergate matter with the news media, and that he would do all he could to cancel the contract with NBC that STURGIS had signed. ROTHBLATT also noted that STURGIS would not accept the \$2500 check from NBC when it arrived.

ST. GEORGE stated that ROTHBLATT finally agreed to take ANDERSON and himself to STURGIS. ST. GEORGE noted that they used the excuse of the necessity of obtaining STURGIS' permission before ANDERSON could receive the book outline previously prepared by ST. GEORGE.

NY 139-301 5.

He added that he ANDERSON and ROTHBLATT, drove to ROTHBLATT's apartment at the Arlington Towers Apartment Building, Arlington, Virginia on January 11, 1973, in ANDERSON's car. ROTHBLATT told ANDERSON and ST. GEORGE to wait in ROTHBLATT's apartment while he attempted to have STURGIS leave the meeting he was attending in another apartment in the building. ROTHBLATT returned excited a short time later and without STURGIS. He stated excitedly that things were going badly for STURGIS and that "they" wanted to have STURGIS and the others plead guilty and that "they" said payments would be delivered on time.

ST. GEORGE stated he received the impression that the meeting in the other apartment was attended by STURGIS and the other defendants, as well as, at least two more individuals.

He noted that when pressed by himself and ANDERSON as to the identities of "they", ROTHBLATT quickly advised in a nervous fashion that one of them is a former Bay of Pigs commander, and has a gun. At the insistence of ST. GEORGE and ANDERSON, ROTHBLATT attempted a second time to deliver STURGIS to them. After about ten minutes ROTHBLATT returned with STURGIS who, according to ST. GEORGE, appeared pale and very tiked. STURGIS told them that "all deals were off" regarding the proposed book and NBC contracts. stated he felt that the others were regarding him as an informant and added "you know what they do to informers". He stated according to ST. GEORGE, that he and the others were going to pleatguilty to the burglary in exchange for \$1000 per month to be paid their families. Their conversation with STURGIS was very short since he told ST. GEORGE he had to return to his meeting. Before leaving, STURGIS according to ST. GEORGE, advised that he was under tremendous pressure and refused to further elaborate. ROTHBLATT subsequent to STURGIS' departure advised ST. GEORGE and ANDERSON that he had nothing to with STURGIS' stated decision and objected to this whole course of action because he agreed with ANDERSON in that it appeared to be a case of obstruction of justice. He told ANDERSON and ST. GEORGE that he would resign as STURGIS' attorney.

NY 139-301 <u>6.</u>

ST. GEORGE advised that he is in the process of writing a book dealing with the Watergate matter. The book, to be published by Harpers and Row Incorporated, New York City, will be primarily a resume' of this matter as obtained from newspaper and television coverage of the incident and subsequent Senate hearings. He noted that STURGIS will no longer be the central figure of the book due to the turn of events, but that he planned to include his part in the burglary and other information, received from STURGIS, regarding the Watergate matter as mentioned above.

SAC, Washington Field Office

From: Director, FBI

I - Mr. Henehan

JAMES WALTER McCORD, JR ET AL. BURGLARY OF DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS JUNE 17, 1972 IOC

Attached herewith for Washington Field is a copy of a letterhead memorandum dated 8/30/73, with an enclosed letter from the Director, U. S. Secret Service, which sets forth a possible threat made by John F. Leigh, apparently against Segretti and Wilson.

Washington Field handle, advising Attorney John Wilson and local authorities of possible threat as set forth in aforemention letter.

Enclosure - 2

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EX-103

Legal Coun. Cong. Serv. __



\LL INFORMATION CONTAINED

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	Date: 8/31/73	
smit the followi	ng in(Type in plaintext or code)	
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AIRTEL	AIR MAIL (Priority)	
TO:	DIRECTOR, FBI (139-4089)	
FROM:	SAC, LOS ANGELES (139-306) (P)	
RE:	JAMES WALTER MC CORD, JR.;	
£	ET AL; BURGLARY, DEMOCRATIC NATIONAL	
	COMMITTEE HEADQUARTERS	
	6/17/72 IOC	
	00: Washington Field	
	Re Bureau airtel to Los Angeles dat	ed 8/28/73.
	Enclosed herewith for the Bureau ar	re four copies
	t of SA JOHNIE L. JOYCE, Jr. dated 8/	
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FEDERAL BUREAU OF INVESTIGATION

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LOS ANGELES	WASHINGTON FIELD	8/31/7	3 7/30/73	- 8/16/73	
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REFERENCES:	Report of SA JOHN	M. O'NEIL	L, JR. dated	5/16/73	
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LA 139-306

ADMINISTRATIVE

Los Angeles is submitting the enclosed information in a report in order to furnish in concise form the results of investigation which was conducted relating to the Summa Corporation (formerly Hughes Tool Company) and the Northrop Corporation.

Six copies of this report are being furnished to Washington Field with no distribution being designated in view of the number of different agencies and committees seeking information in this matter. Such distribution is being left to the discretion of Washington Field.

LEADS

LOS ANGELES

AT LOS ANGELES, CALIFORNIA. Investigation continuing.

TED STATES DEPARTMENT O USTICE FEDERAL BUREAU OF INVESTIGATION

Copy to:

Report of:

JOHNIE L. JOYCE, JR.

Date:

8/31/73

Field Office File #:

139-306

Bureau File #:

139-4089

Office: Los Angeles, California

Title:

JAMES WALTER MC CORD, JR.;

ET AL:

BURGLÁRY, DEMOCRATIC NATIONAL HEADQUARTERS, WASHINGTON, D. C.

6/17/72

Character:

INTERCEPTION OF COMMUNICATIONS

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Synopsis:

Northrop Corporation President THOMAS VICTOR JONES interviewed concerning his contribution to the Committee to Reelect the President, he contended that the amount he gave HERBERT ALLIBACH was \$50,000 rather than \$75,000 as KALMRACH contends. furnished names of three Northrop Vice Presidents who also donated funds to the Committee. Those Vice Presidents are JAMES D. WILLSON, JAMES ALLEN, and FRANK WOODROW LLOYD, and they also were interviewed. All three Vice Presidents advised they donated funds with no promise of reimbursement, and all three furnished documents relating to their contributions. Summa Corporation Executive Vice President FRANK WILLIAM GAY interviewed concerning proposed plan in February 1972 to "go into the GREENSPUN's safe" in Las Vegas, Nevada. GAY advised he was completely opposed to the plan, and he told that to RALPH H. WINTE, company security officer, at the time. WINTE identified photograph of E. HOWARD HUNT as the man who proposed the plan to him.

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DETAILS:

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ERAL BUREAU OF INVESTIGATION

THOMAS VICTOR JONES, President and Chairman of the Board of Northrop Corporation, 1800 Century Park East, was advised of the identities of SA RICHARD H. PASHLEY and SA JOHN M. O'NEILL, JR. He was advised that he was being interviewed at the request of Special Prosecutor ARCHIBALD COX. He was advised that the interviewing Agents wished to interview him concerning the discrepancy between the amount he recalled having contributed to the Committee to Re-Elect the President and the amount Mr. HERBERT KALMBACH had testified he contributed. He was furnished with an Advice of Rights and Waiver form which he read and signed. This form

Mr. JONES advised that after Mr. KAIMBACH's testimony before the Senate Committee, he rechecked as well as he could in an effort to assure himself that he had been correct in his previous statement to interviewing FBI Agents and he is sure now as he was then that the amount he gave to Mr. KAIMBACH was \$50,000 in cash. He is also sure from his secretaries telephone records that this contribution was solicited by Mr. KAIMBACH by a telephone call on July 25, 1972, and the envelope containing the currency was delivered to Mr. KAIMBACH shortly after lunch on July 31, 1972.

is being maintained in the Los Angeles FBI Office.

The three corporate executives who participated in the initial \$100,000 contribution made to the Committee to Re-Elect the President by checks were JAMES ALLEN, Vice President and Assistant to the President, who contributed \$15,000; JAMES WILSON, Senior Vice President - Financial, who contributed \$20,000; and, F. W. LLOYD, Senior Vice President - Operations, who contributed \$20,000. The balance, \$45,000, was contributed by Mr. JONES. He recalls that during the telephone conversation with Mr. KAIMBACH on July 25, 1972, Mr. KAIMBACH indicated that he was calling as a result of Mr. JONES' statement to KAIMBACH months earlier, when KAIMBACH, together with MAURICE STANS of and LEONARD FIRESTONE, had solicited the initial contribution from him, that if there was a real need for an additional

Interviewed on 7/30/73 of Los Angeles, California File # Los Angeles 139-306-(

MSA JOHN M. O'NEILL, JR., and

by SA RICHARD H. PASHLEY/RHP/clp

Dote dictated 8/1/73

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contribution near the end of the campaign, KAIMBACH should contact him. Mr. KAIMBACH advised that the campaign was drawing to a conclusion and there was a need for additional money. Mr. JONES indicated to Mr. KAIMBACH that he would make an additional contribution and Mr. KAIMBACH said he would come to Mr. JONES! office to pick up the money sometime during the next couple of weeks.

In anticipation of Mr. KAIMBACH coming to pick up the second contribution, Mr. JONES brought \$30,000 in cash to his office. He put the money in \$100 bills into a manila envelope, and he believes he had his secretary, "D.D." BERRY, put the envelope into his personal safe in the office. He is quite sure that she had no idea what the envelope contained. He believes that he did this within two days of a call from Mr. KAIMBACH. Sometime before July 31, 1972, he brought another \$20,000 in cash to the office and put it into the same manila envelope containing the \$30,000. He had counted each group of bills individually and counted the entire group of bills together and determined that it was \$50,000. He does not keep any other significant amount of money in the office safe, and he is confident that no other funds could have become commingled with the \$50,000 during the time he had the money in his personal office safe. He noted that if Mr. KALMBACH had come to the office to pick up the contribution before the additional \$20,000 was added to the \$30,000, Mr. KALMBACH would only have received \$30,000.

In addition to himself, his personal secretary "D.D." BERRY, his receptionist PRISCILIA JOY/EVERTS, and JAMES ALLEN, Vice President and Assistant to the President, have access to his personal office safe.

He recalls that Mr. KAIMBACH called his office on the morning of July 31, 1972, and advised that he would come by Mr. JONES' office that afternoon to pick up the money. Shortly after lunch Mr. KAIMBACH arrived at his office, and stayed 10 to 15 minutes, during which time the money was

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delivered to him by Mr. JONES. He does not recall whether his secretary, "D.D." BERRY, brought the money to him in Mr. KALMBACH's presence, or had brought it into him shortly before Mr. KALMBACH entered his office. From the conversation on this occasion, he received the impression that Mr. KALMBACH was assuring him that the money was needed and that it would be put to good use in the campaign effort. He does not recall the exact words used by Mr. KALMBACH which gave him this assurance.

Mr. JONES does not recall whether it was he or Mr. KAIMBACH who first brought up making the contributions in cash. His inability to recall this is due to the fact that when he was contacted by Mr. KAIMBACH regarding a second contribution he immediately thought of using the funds of a cash contingency fund he had been putting together for years, and since he could see nothing wrong with the use of cash this cash fund was on his mind.

On the evening of July 31, 1972, around the time Mr. JONES was sitting down to dinner, he received a telephone call from Mr. KAIMBACH. Mr. KAIMBACH advised him that what Mr. JONES had said was a \$50,000 contribution was, in fact, a \$75,000 contribution. Mr. KAIMBACH indicated that he had made a count of the money. Mr. JONES told Mr. KAIMBACH that he was sure that the amount was \$50,000, and has not been able to this day to understand how there could have been any discrepancy.

His next contact with Mr. KALMBACH was on the evening of the national election when he and a group of friends got together at the home of JUSTINDART in Beverly Hills, California. Mr. KALMBACH was there, and during the course of the evening he mentioned to JONES that in view of the recent disclosures that some of the contributions received by the Committee to Re-Elect the President involved funds from foreign banks, Mr. KALMBACH could arrange for the return of the contributions of Mr. JONES and his three executives which involved foreign banks. Mr. JONES was irritated at the suggestion that there could be anything irregular about the method by which he had made his initial contribution, and expressed his irritation to Mr. KALMBACH.

<u>4</u> IA 139-306

Mr. KALMBACH made no mention of the cash contributions and never discussed it further after his telephone call to Mr. JONES on the evening of July 31, 1972.

Mr. JONES met a week or so after the election with Mr. KALMBACH at the Nibblers Restaurant in Los Angeles and they again talked about the initial contributions involving foreign checks. Mr. KALMBACH wanted Mr. JONES to talk with representatives of the Committee to Re-Elect the President in Washington, D. C., to discuss the checks. Mr. JONES later did this in conjunction with a trip he had to Washington, D. C. on other business. During the meeting at Nibblers Restaurant, Mr. KALMBACH did not mention the cash contributions.

Mr. JONES said that he recalled having previously discussed the fact that Mr. KALMBACH had claimed that his cash contribution was \$75,000 rather than \$50,000, with investigators inquiring into his contributions to the Committee to Re-Elect the President. When advised that that fact had not been discussed with interviewing FBI Agents, he said that he had discussed it with investigators of the Government Accounting Office who interviewed him prior to his first contact with FBI Agents regarding this matter.

Mr. JONES expressed his willingness to cooperate completely with the investigation and to make any records in his possession available.

FEDERAL BUREAU OF INVESTIGATION

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DAISY STOUT BERRY, secretary for THOMAS VICTOR.

JONES, President and Chairman of the Board of the Northrop
Corporation, 1800 Century Park East, Century City, California,
and who resides at 636 California Street, El Segundo,
California, telephone (213) 322-3420, was appraised of the
identity of the interviewing Agents and the purpose of the
interview at her place of employment:

EERRY was advised that this interview was being conducted at the specific request of Special Prosecutor ARCHIBALD COX stemming from his inquiry into what has been commonly known as the "Watergate matter".

BERRY voluntarily consented to be interviewed without the presence of her attorney. BERRY states that she is the personal secretary of Mr. JONES and as such has access to his private safe located in an area adjacent to his office.

On July 31, 1972, BERRY recalls HERBERT W. KALMBACH coming to the office of THOMAS VICTOR JONES. She is uncertain, but believes that after KALMBACH entered JONES' office she received a call from JONES asking her to go to JONES' private safe and remove a portfolio from the safe and bring it to him.

BERRY recalls that she went to the safe, removed the package, but was completely unaware of what was contained in the package, and brought it to Mr. JONES.

BERRY states that she is now aware that the package contained \$50,000 in cash. She states that she knows this now because Mr. JONES advised her of that fact. BERRY states that she did not count the currency nor did she ever see it.

BERRY further advised that there was no chance that any currency other than the cash contained in the envelope, might have been added to the package without her or Mr. JONES' knowledge. BERRY states that only \$50

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in petty cash is maintained in the safe and that this was not confused with the package she brought to JONES.

BERRY stated she has no further information pertaining to the dealings of Mr. KAIMBACH and JONES.

The following is a description of DAISY STOUT

BERRY:

Name DAISY STOUT BERRY Alias Fema1e Sex White Race August 15, 1923 Date of Birth Place of Birth Rexburg, Idaho 51 41 Height 135 Weight Brown Hair Brown Eyes Divorced Marital Statuse 636 California Street Residence El Segundo, California 322-3420 Telephone High school graduate, Education Rexburg High School, Rexburg, Idaho

FE RAL BUREAU OF INVESTIGATION

Date of transcription_

8/15/73

JAMES D. WILLSON, Senior Vice-President - Finance, Northrop Corporation, 1800 Century Park East, telephone number 553-6262, home address, 1715 Chevy Chase Drive, Beverly Hills, California, telephone number 271-0442, was advised of the identities of SA JOHNIE L. JOYCE, JR. and SA RICHARD H. PASHLEY. He was advised that he was being interviewed at the specific request of ARCHIBALD COX, Special Prosecutor, concerning the circumstances surrounding his (Mr. WILLSON's) contribution in 1972, to the Committee to Reelect the President. Mr. - WILLSON was furnished with an Advice of Rights and Waiver form, which he read. After reading the form, he called GEORGE FORE, a Northrop Corporation attorney, who then sat in on the interview. Upon Mr. GORE's advice, Mr. WILLSON signed the Advice of Rights form. This form is being maintained in the Los Angeles FBI Office.

Mr. WILLSON advised that THOMAS V. JONES is the President and Chairman of the Board of Directors of Northrop Corporation. He had numerous political discussions with Mr. JONES prior to February 1972. He recalls that in about February 1972, the specific topic of contributions to the campaign of President RICHARD M. NIXON arose. During these discussions, Mr. WILLSON indicated his willingness to contribute. In February 1972, Mr. WILLSON gave Mr. JONES a verbal promise to make a contribution of up to \$20,000 to the campaign, which he followed with an informal handwritten note to Mr. JONES. Within a two week period of the time he sent this informal note to Mr. JONES, he received a request from Mr. JONES that he give him a formal note which pledged a \$20,000 contribution. Mr. WILLSON gave him such a note.

He explained that he committed himself to this contribution as a private citizen, and free from any pressure resulting from his position as an executive with Northrop Corporation. He noted that he was naturally more receptive to the solicitation from Mr. JONES inasmuch as it was from Mr. JONES, who is his boss, in view of the fact that he is president of the corporation. However, he reiterated that it was in no way related to the corporation and he was not pressured into giving the money. Mr. WILLSON was aware at the time that Mr. JONES was going to obtain, or had obtained, a loan from a

Interviewed on .	8/15/	73 at	Los A	ngeles,	California File #	Los Angeles	139-306
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SA RICHARD H. PASHLEY/RHP/rep

Date dictoted _ B/15/13

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foreign lender, the identity of whom Mr. WILLSON did not know. He speculated that his \$20,000 promissory note would be used in some way as collateral to support the loan that Mr. JONES was obtaining. Mr. WILLSON noted that it was within recent weeks that he first heard the name SAVY, as the possible source of this money that Mr. JONES obtained in 1972.

Mr. WILLSON stated that he does not have the original informal note or a copy of it. However, he received the original of his formal promissory note from Mr. JONES on or about January 24, 1973, when he paid Mr. JONES the \$20,000, which he had pledged. He paid Mr. JONES with a personal check drawn on his account at the Wells Fargo Bank, 1800 Century Park East, and made payable to THOMAS V. JONES in the amount of \$20,000. On the same occasion, he gave Mr. JONES a second check drawn on the same account in the amount of approximately \$1,650 which represented his (Mr. WILLSON's) share of the interest payment for one year on the outstanding loan from the foreign lender.

Mr. WILLSON advised that he obtained a \$21,000 loan from Wells Fargo Bank for the purpose of satisfying his promissory note to Mr. JONES. He noted that he has other personal loans outstanding in addition to this \$21,000 loan, and he is paying off this and all his other commitments from his personal funds which include his salary, dividends incomes, and checking and savings accounts.

Mr. WILLSON stated that in return for his contribution, he has not received any special consideration from the corporation in terms of salary increases, bonuses, extraordinary stock options, or in any other form. He noted that his salary is at the same level now that it was three or four years ago, and that his bonus that he received in January of this year in the amount of \$17,000 represented a sizeable decrease in amount as compared to previous bonuses which have been as high as \$50,000 in any given year in the past. Mr. WILLSON pointed out that bonuses are paid out of corporate profits, and that Northrop Corporation profits are down currently by comparison to what they had been in years when bonuses had been higher.

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The only other political contribution he has made in connection with his employment at Northrop Corporation was a \$500 contribution to the good Citizenship Committee of Northrop Corporation, which he gave in October 1972. contribution was made following his receipt of a form letter soliciting contributions which emanated from the committee. Mr. WILLSON does not know if all Northrop Corporation employees receive such solicitation, and Mr. GORE interjected at this point that only employees above a certain salary level are asked to donate to this committee. Both Mr. WILLSON and Mr. GORE noted that contributions to the Good Citizenship Committee are completely voluntary, and there is no pressure from superiors to donate. Mr. WILLSON made no specific designation as to individuals or parties to receive his portion of the committee funds. He has been with the corporation for eight years and the Good Citizenship Committee has been in existence for at least that length of time.

Mr. WILLSON advised that although Mr. JONES had informed him that he had been interviewed by the FBI in connection with the contribution, that he had made to the Committee to Reelect the President, Mr. JONES did not discuss in any detail the subtance of his interview with the FBI.

Mr. WILLSON has among his personal papers his bank statement showing the \$21,000 loan that he obtained from the Wells Fargo Bank. He has the two cancelled checks, which were payments to Mr. JONES to retire the promissory note. He also has the original promissory note which was returned to him by Mr. JONES upon satisfaction of the promissory note.

FL ERAL BUREAU OF INVESTIGATION

Date of transcription 8/22/73

JAMES D. WILLSON, Senior Vice President - Finance, Northrop Corporation, 1800 Century Park East, Los Angeles, California, furnished to SA JOHNIE L. JOYCE, JR. Xerox copies of the following described documents:

(1) Promissory note, dated February 28, 1972, and signed by JAMES D. WILLSON. The note reads:

"Due Date: February 28, 1973
"Amount \$20,000.00

"FOR VALUE RECEIVED, I, James D. Willson, do hereby promise to pay to the order of Thomas V. Jones, the sum of Twenty—Thousand Dollas (\$20,000), plus interest thereon at the rate of three-quarters of one percent (3/4%) per month from date to the date of maturity.

"Full amount of the principal and the interest on this note shall be due and payable on February 28, 1973.

"This note may be prepaid in part or in full at any time without penalty.

"Dated this 28th day of February, 1972."

This document has the following handwriting on the bottom "Principle and interest paid in full Jan. 23, 1973, Thomas V. Jones."

Interviewed on 8/16/73	on Los Angeles, C	alifornia Fu. # Lo	s Angeles 139-306	1
by SA JOHNIE L.	JOYCE, JR./dls	Date dictated -	8/21/73	

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- (2) A Wells Fargo Bank "Credit Advice" statement, Account Number 0619200058, dated January 23, 1973, showing the office as "Century City 619." This statement shows it to be Transaction Number 79, and is listed as "Commercial Loan Proceeds \$21,000.00" mailed to "James D. Willson, 1715 Chevy Chase Drive, Beverly Hills, Calif. 90210."
- (3) A Wells Fargo Bank statement from the Century City Office prepared for JAMES D. WILLSON and GENEVIEVE B. WILLSON, Checking Account 0619200058, for the statement period "1/4/73 through 2/5/73." This statement shows a "Bank Originated Entry, 1/10" in the amount of \$1,000.00 and a "Bank Originated Entry, 1/23" in the amount of \$21,000. The statement also shows a debit in the amount of \$20,000 on "1/24" and a debit in the amount of \$1,000 on "1/26."
- (4) A cancelled check, dated January 23, 1973, made out to THOMAS V. JONES in the amount of \$20,000 and signed by JAMES D. WILLSON. This check is number 1032 on the Wells Fargo Bank, Century City Office, Account 619200058. A separate Xerox page shows the back of this check which bears the signature THOMAS V. JONES.
- (5) A cancelled check, dated January 23, 1973, made out to THOMAS V. JONES in the amount of \$1,650 and signed by JAMES D. WILLSON. This check is number 1033 on the Wells Fargo Bank, Century City Office, Account 619200058. A separate Xerox page shows the back of this check which bears the signature THOMAS V. JONES.

Xerox copies of the above documents are being maintained in the files of the Los Angeles Office.

FLERAL BUREAU OF INVESTIGATION

JAMES (No Middle Name) ALLEN, who resides at 9508

Ny Tullis Drive, Beverly Hills, California, telephone 213-271-9276,

Date of transcription

and who is employed as Vice President and Assistant to the President of Northrop Corporation, 1800 Century Park East, Century City, California, was apprised of the identities of the interviewing Agents and the purpose of the interview at his residence.

ALLEN was apprised of the fact that this interview was being conducted at the specific request of the Special Prosecutor ARCHIBALD COX. At this point, ALLEN was furnished with an Advice of Rights form and was advised of his rights pertaining to the interview. ALLEN took the form, read it, stated he understood it, and signed it.

ALLEN voluntarily consented to be interviewed without the presence of an attorney.

In February, 1972, ALLEN recalled that he and THOMAS VICTOR JONES, President of Northrop, had discussed the upcoming Presidential election campaign and had agreed to "do something substantial for the re-election of President NIXON." By this ALLEN stated that he intended to make a considerable financial donation for the re-election of the President.

ALLEN stated that in addition to this gift, which he made of his own personal funds, he also made a \$700 gift to the Northrop Good Citizens Committee. ALLEN stated that he is the Chairman of this committee and this committee voluntarily contributes monies in support of national, state, and local candidates. ALLEN states that JERRY DOUGLAS is the Treasurer and a FRANK SMITH is also on this committee. ALLEN states that during the 1972 election year, the Good Citizens Committee raised between \$30,000 to \$35,000 from Northrop employees which he believes was donated to various political candidates.

Interviewed on 8/15/73 of Beverly Hills, California H Los Angeles 139-306.

| Interviewed on 8/15/73 of Beverly Hills, California H Los Angeles 139-306.

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ALLEN believes that in February, 1972, MAURICE STANS, who was at that time representing the Finance Committee to Re-elect the President, contacted THOMAS VICTOR JONES for a contribution to the Committee to Re-elect the President (CREP). ALLEN states that when STANS came to the offices of JONES' at Northrap, he was not in attendance at this meeting. However, ALLEN states that JONES and he had agreed to donate \$100,000 to the campaign. ALLEN further advised that he and JONES discussed having other individuals who would voluntarily consent to donate certain monies to the campaign to make the \$100,000 donation. After contacting these individuals, the voluntary contributions from their personal funds was as follows:

THOMAS VICTOR JONES - \$50,000 JAMES ALLEN - \$15,000 JAMES WILLSON - \$20,000 BOB BLOYD - \$20,000

ALLEN stated that owing to the interest rates in the United States and a relationship that JONES and ALLEN had with an individual by the name of WILLIAM SAVY, they decided to borrow the money from SAVY and give it to the Finance Committee to Re-elect the President. | ALLEN stated in an effort to make this a more "busingss-like" transactions, they sought the services of STANLEY SMON and Associates, 70 Pine Street, New York, New York ALLEN states that he dealt directly with STANLEY SIMON. ALLEN recalls that the first contact with SIMON was on February 20, 1972, at which time SIMON handled the mechanics involved for setting up the note in which SAVY would be repaid. ALLEN recalls that JONES made available to SAVY a list presented by MAURICE STANS of at least 50 committees to which donations could be made not to exceed \$5,000 in an effort to avoid the gift tax. believes that SAVY in making out the checks took the first 20 organizations.

ALLEN recalls that SIMON made out the repayment notes. The \$100,000 loan from SAVY was made by JONES. ALLEN, WILLSON, and LLOYD in turn took out notes to repay their part to JONES in January, 1973, at an interest rate of three-quarters percent per month.

3 LA 139-306

ALLEN does not recall ever having any information pertaining to MAURICE STANS promising any "special treatment" or considerations to the Northrup Corporation as a result of this rather substantial contribution.

ALLEN further stated that neither JONES nor any other -individual stated that ALLEN would be reimbursed for this gift from any other source.

ALLEN stated that he had enough money in his savings account to cover the \$15,000 loan in February, 1972, however, he decided not to take that money out of his savings, but rather to use it for other purposes.

When SAVY made out the checks, he had them sent to JONES, ALLEN recalls. JONES took these checks and gave onehalf of them to MAURICE STANS in Washington, D.C. and one-half of them to the California Branch of CREP. ALLEN states that he was not present when these checks were given to the representative groups. ALLEN recalls that in July; 1972 (exact date unrecalled) MAURICE STANS and HERBERT W. KALMBACH came to the Northrup Corporation Headquarters, 1800 Century Park East, Century City, California, where they met with THOMAS VICTOR JONES. ALLEN states that he was not present at the meeting. However, after the meeting, JONES informed them that he would be making an additional \$50,000 donation to CREP. ALLEN recalls that JONES told him that this donation would be in cash owing to the fact that JONES had approximately \$50,000 in cash at his residence and wished to make a gift of that money. ALLEN states that he never saw that money nor did he ever count it and he must rely on what JONES told him the amount of the gift was.

ALLEN was asked if he had any further information pertaining to the matter above. ALLEN thought and stated he had no other information.

The following is a description of JAMES ALLEN as obtained from observation and interview:

<u>4</u> LA 139-306

Name
Sex
Race
Date of Birth
Place of Birth
Height
Weight
Hair
Eyes
Complexion
Mairtal Status

Wife Daughter

Residence

Telephone Occupation

Employer

Education

JAMES (No Middle Name) ALLEN

Male White

May 17, 1906

New York City, New York

5 feet 10 inches

180 pounds

Gray Green Medium Married

SYLVIA ALLEN

JUDITH MARIAN ALLEN Born September 21, 1945

9508 Tullis Drive

Beverly Hills, California

213-271-9276

Vice President and Assistant

to the President

Northrop Corporation 1800 Century Park East Century City, California

(since 1959)

City College of New York

Class of 1927

Harvard, Master of Business Administration Degree, Class of 1930

FEDERAL BUREAU OF INVESTIGATION

Date of transcription	8/17/73
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JAMES (No Middle Name) ALLEN, who resides at 9508
Tullis Drive, Beverly Hills, California, telephone 213-271-9276,
and who is employed as Vice President and Assistant to the
President of Northrop Corporation, 1800 Century Park East,
Century City, California, was apprised of the identities of
the interviewing Agents, and purpose of the interview at his place
of residence.

ALLEN was apprised of the fact that this interview was being conducted at the specific request of the Special Prosecutor ARCHIBALD COX. At this point, ALLEN was furnished with an Advice of Rights form and was advised of his rights pertaining to the interview. ALLEN took the form, read it, stated he understood it, and signed it.

ALLEN voluntarily consented to be interviewed without the presence of an attorney.

ALLEN made available Xerox copies of two checks drawn on the Security Pacific National Bank, Wilshire-Bedford Office, 9665 Wilshire Boulevard, Beverly Hills, California, Account Number 079036111. One of the checks, Number 12157, was dated January 22, 1973, in the amount of \$15,000. ALLEN also made available a second check drawn on the same bank with check number 12158 in the amount of \$1,125. Both checks were made out to THOMAS V. JONES.

SA JOHN M. O'NEILL, JR. took possession of the Xerox copies and conveyed them to the Los Angeles Office of the FBI, 11000 Wilshire Boulevard, Los Angeles, California, which copies are being preserved as evidence. These copies are attached.

Interviewed in 8/15/73 or Beverly Hills, California; I. # Los Angeles 139-306

WAS JOHN M. O'NEILL, JR. and

by SA LARRY G. MONTAGUE/JMON/dls

Date dictated 8/16/73

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インバンフ 12139-Payment in rull on Principal on Personal Note due 28 February 1973. JAMES ALLEN \$508 TULLIS DR BEVERLY HILLS, CA 90210 90-1560 1223 22 January \$ 15,000.00* Thomas V. Jones _Dollars **Fifteen Thousand and ho/100-----TOTAL PAYABLE BECURITY PACIFIC NATIONAL BANKS
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FERAL BUREAU OF INVESTIGATION

Date of transcription 8/17/73

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FRANK WOODROW LLOYD, also known as Bob Lloyd, who resides at 921 East Bay, Balboa, California, telephone, 714-673-5129, and who is employed as Senior Vice President of Operations of Northrup Corporation, 1800 Century Park East, Century City, California, was apprised of the identities of the interviewing Agents, and the purpose of the interview at his place of employment.

LLOYD was further apprised that this interview was being conducted at the expressed request of Special Prosecutor ARCHIBALD COX.

LLOYD was furnished with an Advice of Rights form, which he read, stated he understood, and signed.

LLOYD voluntarily consented to be interviewed without the presence of an attorney.

In early rebruary, 1972, LLOYD recalls being involved in a conversation with Northrup Corporation President THOMAS VICTOR JONES wherein a substantial monetary contribution to the Committee to Re-elect the President (CREP) was discussed. LLOYD recalls that at this meeting he advised JONES that he wished to contribute \$20,000 in cash to the fund. LLOYD further recalls that JONES stated that he would take out a \$100,000 loan from an individual LLOYD believes to be a WILLIAM SAVY. LLOYD stated he was not sure that it was SAVY, but believes it may be him. LLOYD stated that JONES advised him that a Mr. FIRESTONE and other individuals (names unrecalled) had called on JONES in February, 1972, in connection with fund raising for the 1972 Presidential campaign. After LLOYD agreed to donate to JONES, who in turn would donate to the CREP, the \$20,000, he gave JONES a personal note which would be drawn with eleven months from that date. LLOYD recalls that the interest rate was three-quarters percent per month.

Interviewed on 8/16/73 of Century City, California File # Los Angeles 139-306

33 WILLIAM D. HOSKINS/JMON/dls

8/16/73

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With regard to reimbursement in any way for LLOYD's expenditure of his personal funds, LLOYD advised that he received no indication whatsoever that he would ever receive reimbursement from JONES or any other individual or group.

LLOYD states that he paid the note off in February, 1973. He stated that he borrowed the money to pay off the loan from the Bank of America, Balboa Office, Balboa, California.

LLOYD states that he has contributed an amount, which he cannot recall, to the Good Citizens Committee of Northrop Corporation. Aside from that and his \$20,000 donation via JONES to the CREP, he has not contributed any other funds or services to the 1972 Presidential campaign.

With regard to HERBERT W. KALMBACH and his obtaining a second contribution from JONES, LLOYD states he has no information pertaining to that transaction whatsoever. Further, LLOYD states that he has never had any meeting with KALMBACH, MAURICE STANS, or any other individual or group representing the CREP.

LLOYD was advised that the situation pertaining to the use of foreign bank appeared to be of an unusual nature owing to the fact that JONES would appear to be in a position to obtain a loan of \$100,000 from any United States lending institution. LLOYD stated that he has no idea why JONES negotiated with a foreign bank to obtain the loan which he previously gave to STANS and/or CREP. LLOYD stated that he will make available to the interviewing Agents a Xerox copy of the check in which he paid off the loan to JONES and the second check in which he paid off the interest on the loan.

LLOYD was asked if he had any information pertaining to WILLIAM SAVY. LLOYD stated, "No," he was unaware of SAVY. LLOYD went on to state that the only contact they had in Europe was to sell the Cobra aircraft to the Dutch. It was pointed out by the interviewing Agents that from information from other sources SAVY was well known in the European aircraft industry owing to SAVY's involvement with the Concord SST Project. LLOYD still maintained that he had no knowledge of SAVY or any of his operations.

3 LA 139-306

LLOYD was asked if he had any knowledge of an individual by the name of STANLEY SILON, who maintained offices at 70 Pine Street, New York City, New York. LLOYD stated that he had no information pertaining to SIMON and that he had never heard of this individual.

LLOYD was asked if he had any other information pertaining to what has previously been discussed at this interview. LLOYD apparently thought for a few seconds and stated that he has no other information pertaining to the above.

The following is a description of LLOYD as obtained from observation and interview:

Name FRANK WOODROW LLOYD
Alias Bob Lloyd
Sex Male
Race White
Date of Birth March 5, 1917

Place of Birth Boston, Massachusetts

Height 6 feet
Build Medium
Weight 200 pounds

Hair Brown
Eyes Blue

Education High school edcuation at Lincoln High School,

Los Angeles, California
Military None

Employment Senior Vice President in charge of operations at Northrop Corporation, 1800 Century Park East,

1800 Century Park East, Century City, California (since 1941)

Residence 921 East Bay,

Balboa, California

Telephone 714-673-5129

Marital Status Married

Wife NORMA LLOYD, nee York

<u>4</u> LA 139-306

Children

ROBERT DALE LLOYD SHERYL ANN LLOYD DARREL LLOYD RANDY LLOYD

Arrest Record

None admitted

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FECTRAL BUREAU OF INVESTIGATION

Date of transcription 8/20/73	

FRANK WOODROW LLOYD, also known as Bob Lloyd, who resides at 921 East Bay Front, Balboa, California, telephone number 714-673-5129, and who is employed as Senior Vice President in Charge of Operations by Northrop Corporation, 1800 Century Park East, Century City, California, was apprised of the identity of the interviewing agents and the purpose of the interview at his place of employment.

LLOYD was further apprised that this interview was being conducted at the expressed request of Special Prosecutor ARCHIBALD COX. LLOYD was furnished with an Advice of Rights form and his rights pertaining to the interview were explained to him. LLOYD took the Advice of Rights form, read it, stated he understood it, and signed it.

LLOYD made available to the interviewing agents two xerox checks which are attached.

One check reads. "Pay to the Order of T. V. JONES," in the amount of \$20,000, drawn on the Bank of America, Balboa Branch, 615 East Balboa Boulevard, Balboa, California, dated January 22, 1973, and is numbered 133.

The second check reads, "Pay to the Order of THOMAS V. JONES," in the amount of \$1,650 and is drawn on the Bank of America, Balboa Branch, 615 East Balboa Boulevard, Balboa, California. This check is dated February 1, 1973 and is Check No. 134.

Interview on 8/16/73 of Century City, California File # Los Angeles 139-306
SA WILLIAM D. HCSKINS and
SA JOHN M. O'NEILL, JR./JMON/bje
Date dictored 8/20/73

LA 139-306 90-1348 1222 FRANK LLOYD 921 E. BAY FRONT 673-5129 BALBOA, CALIF. 92661 BANK OF AMERICA"

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FRANK WILLIAM GAY, who resides at 18005 Rancho Street, Encino, California (telephone number 213-788-3211), and who is the Executive Vice President of Samma Corporation, 17000 Ventura Boulevard, Encino, California, was apprised of the identity of the interviewing Agents and the purpose of the interview at his place of business.

GAY was further apprised of the fact that this interview was being conducted at the specific request of - Special Prosecutor ARCHIBALD COX.

GAY voluntarily consented to be interviewed without the presence of an attorney.

In February 1972, GAY recalls that RALPH HAWINTE. Director of Internal Systems and Services Audit, Post Office Box 309, Las Vegas, Nevada, who is directly responsible to GAY, telephonically contacted him at his Encino office. GAY recalls that WINTE advised him that WINTE had met with E. HOWARD HUNT and another unknown individual at the Beverly Wilshire Hotel, 9500 Wilshire Boulevard, Beverly Hills, California, in early February 1972. HUNT advised WINTE that both he and the other individual were members of the Committee to Re-Elect the President, and consequently, were contacting WINTE concerning a project that would be both beneficial to the Committee to Re-Elect the President and . the Summa Corporation (formerly Hughes Tool Company). GAY went on to state that WINTE related to him that HUNT proposed a plan wherein HUNT and others (unnamed) would "go into the GREENSPUN's safe" at GREENSPUN's office in Las Vegas, Nevada, and take papers and documents that were of interest to the Committee to Re-Elect the President and other documents relating to HOWARD AUCHES

GAY advised that at this point WINTE asked him if he were interested in the project. GAY stated that he was completely opposed to the plan that was proposed by HUNT to WINTE and that WINTE was relating to him. GAY instructed WINTE to contact HUNT and advise him that they, the Summa Corporation, had no interest in the project.

Interviewed on .	8/14/73	_ at <u>E</u>	ncino,	<u>California</u>	File #	Los Los	Angeles Angeles	62-7458; 139-306
by SA	LARRY G. M JOHN M. O'	ONTAGU NEILL,	<i>im</i> E, and JR./JM	0/clp	Date dictate	d	8/15/	73

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2 LA **62-**7458; LA **13**9**-3**06

GAY was asked if he discussed this proposal with any other individuals. GAY recalled that he may have contacted Corporate Counsel CHESTER DAVIS of the New York Law Firm of Davis and Cox. GAY further pointed out that - the COX of the firm Davis and Cox, is MAXWELL COX, brother of Special Prosecutor ARCHIBALD COX. GAY further went on to state that the west coast representative of the Davis and Cox Firm is D. MARTIN COOK, who has offices at Century City, Los Angeles, California. GAY was asked if he had ever been contacted by MAURICE STANS or HERBERT W. KAIMBACH. or any of their representatives on the Finance Committee to Re-Elect the President. GAY stated that he has not been contacted by any of those individuals. GAY states that he has not made any contributions to the 1972 Presidential Campaign. He further advised that the Summa Corporation has a contribution committee which has as its chairman MENIEY, who decides where contributions go. advised that he has never contributed to the contribution committee and he believes that the only contributor is HOWARD HUGHES. GAY recalls that Summa Corporation retains a Washington, D. C. lobbyist by the name of BOB SENNETT who handles delicate matters pertaining to contributions in the Washington, D. C. area: GAY states that BENNETT is an "old Salt Lake boy" and believes that BENNETT is completely honest. GAY recalls that BENNETT may have contacted him pertaining to donations, however, he believes that he may have directed BENNET to NADINE HENLEY and the contributions committee.

GAY advised that RALPH F. WINTE reports directly to him and as such WINTE's title is Director of Internal Systems and Service Audit. GAY states that WINTE's responsibilities are to maintain hotel and casino security in the Las Vegas, Nevada, enterprises. By that, GAY said he meant Mafia activities and individuals who would cheat at the gambling operations. In addition, WINTE was responsible for internal security of the Summa Corporation. GAY states that WINTE has authority to hire and fire individuals in his security and service division.

3 LA 62-7458; LA 139-306

GAY states that he has never met JAMES MC CORD, nor does he have any information that MC CORD was ever offered employment by the Summa Corporation.

GAY states that he has never met or has conducted any business whatsoever with E. HOWARD HUNT, G. GORDON LIDDY, or JAMES WALTER MC CORD.

GAY stated that he had no other information pertaining to the above matter.

The following is a description as obtained from interview and observation:

Name FRANK WILLIA Sex Male White Race Date of Birth September 11, 1920 Provo, Utah Place of Birth Height Weight 175 Hair Brown Eyes Blue Residence .18005 Rancho Street Encino, California 788-3211 Telephone Marital Status Married Employment Summa Corporation (Formerly Hughes Tool Company), 17000 Ventura Boulevard, Encino, California; employed since 1947; presently holds title of Executive Vice President Education Brigham Young University, 1938 - 1942, and 1946. United States Army, 1941 to Military Service 1945, rank of Second Lieutenant

FEE LAL BUREAU OF INVESTIGATION

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<u>.</u>	Date of transcription	8/15/73
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FRANK WILLIAM GAY, who resides at 18005 Rancho Street, Encino, California (telephone number 213-788-3211), and who is the Executive Vice President of Summa Corporation, 17000 Ventura Boulevard, Encino, California, was apprised of the identity of the interviewing Agents and the purpose of the interview at his place of business.

GAY was further apprised of the fact that this interview was being conducted at the specific request of Special Prosecutor ARCHIBALD COX.

GAY voluntarily consented to be interviewed without the presence of an attorney.

GAY was shown six black and white photographs in which the photograph depicting JAMES WALTER MC CORD, among others, was displayed. GAY was asked to look over the photographs and to select any photograph in which the individual pictured was known to him.

GAY looked over the photographs and stated that none of the individuals depicted in those photographs was known to him; however, GAY pointed to the photograph of MC CORD and stated that he believes that this is the individual whose picture he had seen in the news media.

Interviewed on 8/14/73 at Encino, California File # Los Angeles 62-7458;

SA LARRY G. MON'TAGUE, and

by Milsa John M. O'NEILL, JR./JMO/clp

Date dictated 8/15/73

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Date of transcription	8/15/73	-
Date of transcription		

FRANK WILLIAM GAY, who resides at 18005 Rancho Street, Encino, California (telephone number 213-788-3211), and who is the Executive Vice President of Summa Corporation, 17000 Ventura Boulevard, Encino, California, was apprised of the identity of the interviewing Agents and the purpose of the interview at his place of business.

GAY was further apprised of the fact that this interview was being conducted at the specific request of Special Prosecutor ARCHIBALD COX.

GAY voluntarily consented to be interviewed without the presence of an attorney.

GAY was shown six black and white photographs in which the photographs depicting E. HOWARD HUNT and G. GORDON LIDDY were displayed. CAY was asked to look over the photographs and to select any photograph in which the individual pictured was known to him.

GAY looked over the photographs and stated that none of the individuals depicted in those photographs was known to him.

Interviewed n 8/14/73 of Encino, California	Los Angeles 62-7458;
CA TARRES OF MONTH CONTRACTOR	
SA LARRY G. MONFAGUE, and by WA JOHN M. O'NEILL, JR./JMO/clp	Date dictated 8/15/73

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Date of transcription 8/15/73

RALPH F WINTE, Director, Internal Systems and Services Audit, Summa Corporation, Post Office Box 309, Las Vegas, Nevada 89101, (telephone numbers 702-735-3377, and 213-986-3437), who resides at 3654 Rosecrest Circle South, Las Vegas, Nevada, was apprised of the identity of the interviewing Agents and the purpose of the interview at Summa Corporation Offices, 17000 Ventura Boulevard, Encino, California.

WINTE was informed that this interview was taking place at the special request of Special Prosecutor ARCHIBALD COX.

WINTE voluntarily consented to be interviewed.

winte was shown six black and white photographs, one of which depicted a photograph of E. HOWARD HUNT and another photograph depicted G. GORDON LIDDY. WINTE was asked to look over the photographs and to identify any photographs of individuals known to him.

WINTE looked over the photographs and selected the photograph of E. HOWARD HUNT as the individual he met with in early February 1972 at the Beverly Wilshire Hotel, 9500 Wilshire Boulevard, Beverly Hills, California. WINTE further stated that this was the same individual with whom he discussed plans for the breaking and entering the office of HENRY GREENSPUN for the purpose of obtaining documents pertaining to HOWARD HUGHES and other documents that were believed to be of value to the Committee to Re-Elect the President. LHS NOTE 18

WINTE looked over the other photographs and stated that none of the individuals depicted in the photographs were known to him.

Interviewed on	8/14/73	. at	Encino,	California	Los File # Los	Angeles Angeles	62-7458; 139-306
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SA	LARRY G. 1	MONTAG	UD, and				
MAN BA	LARRY G. I JOHN M. O	'NEILL	/JMO/clp		Date dictuted	<u>8/15/73</u>	3
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Date of transcription 8/15/73

RALPH F. WINTE, Director, Internal Systems and Services Audit, Summa Corporation, Post Office Box 309, Las Vegas, Nevada 89101 (telephone numbers 702-735-3377, and 213-986-3437), who resides at 3654 Rosecrest Circle South, Las Vegas, Nevada, was apprised of the identity of the interviewing Agents and the purpose of the interview at Summa Corporation Offices, 17000 Ventura Boulevard, Encino, California.

WINTE was informed that this interview was taking place at the special request of Special Prosecutor ARCHIBALD COX.

WINTE voluntarily consented to be interviewed.

WINTE was shown six black and white photographs in which the photograph of JAMES WALTER MC CORD, among others, was displayed. WINTE was asked to look over the photographs and to identify any photographs of individuals known to him.

WINTE looked over the other photographs and stated that he did not recognize the photographs of anyone shown in the display.

Los Angeles 62-7458;

Interviewed on 8/14/73 of Encino, California File # Los Angeles 139-306

LAM

SA LARRY G. MONTAGUE, and

by W. SA JOHN M. O'NEILL, JR./JMO/clp

Date dictated 8/15/73

This document contains neither recor mendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency, it and its contents are not to be distributed outside your agency.

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Approved: ______ Sent ____ M Per _____ Special Agent in Charge U.S.Government Printing Office: 1972 - 455-574



In Reply, Please Refer to File No. 139-148



UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION Baltimore, Maryland

August 23, 1973

RE: JAMES WALTER MC CORD, JR.
ET AL
BURGLARY OF DEMOCRATIC NATIONAL
COMMITTEE HEADQUARTERS, JUNE 17, 1972

Reference is made to the memorandum from Henry S. Ruth, Deputy Special Prosecutor, Watergate Special Prosecution Force, to the Director, Federal Bureau of Investigation (FBI) dated August 9, 1973, wherein information had been received that the residence of E. Howard Hunt, 11120 River Road, Potomac, Maryland, had been vandalized or burglarized on either of the following dates, December 7, 8 or 9, 1972.

On August 20, 1973, Mrs. June Hall, Property Records, Montgomery County Police Department, Bethesda, Maryland, advised a representative of the FBI that no record of vandalism or a burglary at the residence of E. Howard Hunt, 11120 River Road, Potomac, Maryland, was on file with that department for the dates of December 7, or 9, 1972.

On August 20, 1973, Detective Jan Hutchison, Crimes Against Property--West, Montgomery County Police Department, Bethesda, Maryland, advised a representative of the FBI that no report of a burglary, break-in or vandalism at the residence of E. Howard Hunt, 11120 River Road, Potomac, Maryland was on file with that department for the dates of December 7, 8 or 9, 1972.

On August 20, 1973, Lt. Joseph D. Kavanaugh, Maryland State Police, Rockville Barracks, Rockville, Maryland, advised a representative of the FBI that no report of vandalism, break-in or burglary at the residence of E. Howard Hunt, 11120 River Road, Potomac, Maryland was on file with the Maryland State Police for the dates of December 7, 8 or 9, 1972.

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
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ENGLOSURE 139-4089-2599

BA 139-148

JAMES WALTER MC CORD, JR. RE:

ET AL

BURGLARY OF DEMOCRATIC NATIONAL COMMITTEE HEADQUARTERS, JUNE 17, 1972

In addition, the above individuals advised that their records fail to reflect any report of a break-in or vandalism at the residence of E. Howard Hunt at any time during the year 1972, or for the period January 1 through March 1, 1973.